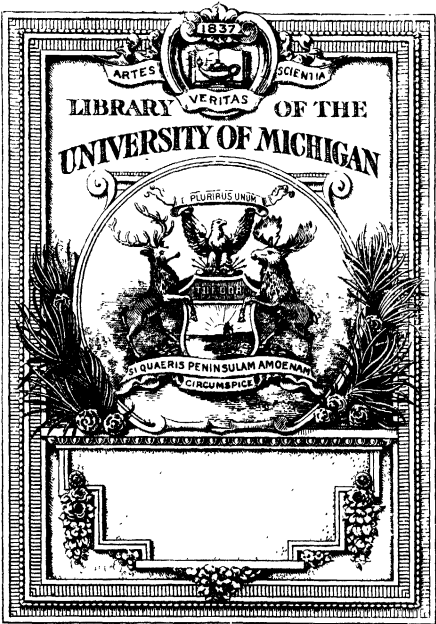


CALENDAR
OF
CLOSE ROLLS

EDWARD III.

1333-1337



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CALENDAR
OF THE 80 55
CLOSE ROLLS

PRESERVED IN THE

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PREPARED UNDER THE SUPERINTENDENCE OF
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EDWARD III.

A.D. 1333—1337.

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1898.

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P R E F A C E.

THE present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward II. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313). The text has been prepared, with the sanction of the Lords Commissioners of Her Majesty's Treasury, by Mr. A. B. Hinds, M.A., and he has also compiled the Index.

H. C. MAXWELL LYTE.

Public Record Office,
November 1898.

CORRIGENDA.

- Page 7, line 4, *for* "sheriff of London" *read* "sheriffs of London."
,, 75, ,, 7 from bottom, *for* "Berks" *read* "Buckingham."
,, 89, ,, 6 and 12 from bottom, *for* "wardeset" *read* "wardefet."
,, 103, ,, 2 from bottom, *for* "Guitardus, sheriff" *read* "Guicardus, vicomte."
,, 104, ,, 2, *for* "Guitardus" *read* "Guicardus."
,, 112, ,, 17 and 28, *for* "wardeset" *read* "wardefet."
,, 120, ,, 6 from bottom, *for* "North" *read* "South."
,, 122, ,, 10 from bottom and last line, *for* "wardeset" *read* "wardefet."
,, 126, ,, 8, *for* "Osgodly" *read* "Osgodby."
,, 164, ,, 8 from bottom, *for* "Streth" *read* "Strech."
,, 173, ,, 9, *for* "Drenton" *read* "Dreuton."
,, 186, ,, 30, *for* "Fishyde" *read* "Fifhyde."
,, 215, ,, 4 from bottom, *for* "Fishid" *read* "Fifhid."
,, 304, ,, 23, *for* "Bath" *read* "Somerset."
,, 335, ,, 9, *for* "Bovet" *read* "Bonet."
,, 535, ,, 5, *for* "Wells" *read* "Wilts."
,, 649, next to last line, *for* "Vivent" *read* "Vincent."

CALENDAR
OF
CLOSE ROLLS.

7 EDWARD III.—PART I.

1333.

MEMBRANE 27.

_____ To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order not to distrain Philip de Meaux, knight, John de Nottele and John de Waldeby for their homage and fealties, because they have done homage and fealties to the king for the lands which they hold of him.

Vacated because on the roll of the 6th year.

Jan. 29. To Ralph de Nevill, keeper of the Forest this side Trent. Order to
York. deliver Richard de Cressy of Wandisleye, imprisoned at Nottingham for trespass of venison in Shirwode forest, if he shall find twelve mainpernors, who will undertake to have him before the justices next in eyre for pleas of the Forest in co. Nottingham to stand to right concerning the said trespass.

Jan. 25. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,
York. Huntingdon, Essex, and Hertford. Order not to intermeddle further with the manors of Westtillebury and Westnewelond which he had taken into the king's hand under colour of the king's writ on the death of Idonia, daughter of John de Tillebury, restoring the issues to William Vaghan and Joan his wife, as William and Joan hold those manors by a fine levied in the court of the late king, for Joan's life, as they have shown to the king by their plaint.

Jan. 27. To the sheriff of Kent. Order to cause a coroner for that county to be
York. elected in place of Sampson atte Lese, who is insufficiently qualified.

To the same. Order to cause a coroner for that county to be elected in place of Philip de Pympe, who is physically unfit to perform the duties of that office.

Jan. 27. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,
York. Huntingdon, Essex and Hertford. Order to cause William de Welle son of Philip de Welle to have full seisin of the lands which Joan de Kemesyk held in dower for her life of the inheritance of the said William de Welle and which that escheator had taken into the king's hand on Joan's death, restoring the issues to William; as on 22 April last the king took the homage of William de Welle, son and heir of Philip de Welle and Isabella his wife, for the lands which his father held at his death of the king in chief, in his demesne as of fee, in that bailiwick, and for the lands which his father held of the king in chief, for life, of the inheritance of Isabella, and the king rendered these lands to William and ordered William Trussel, late escheator beyond Trent, to give William de Welle full seisin of the said lands on accepting security from him for rendering his reasonable relief to the king at the exchequer; and William Trussel

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1333.

Membrane 27—cont.

delivered the said lands which Philip so held for his life of Isabella's inheritance, mother of the said William de Welle, but detained the lands which Joan held for life in dower, as William has informed the king.

Jan. 30.
York.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made to William de Eysngton, late chamberlain of Chester, for the costs and expenses which he shall be found to have incurred in transporting money from the issues of his office to London, Kenilworth, and Wodestok at different times by virtue of divers orders of the king and his father, for which expenses William has hitherto received no allowance.

Jan. 31.
York.

To the mayor and sheriffs of the city of London. Because the king has been informed that the mayor, aldermen and community of that city ordained for the honour and cleanliness of the place, under certain penalties, that the butchers should slaughter their beasts without the high streets and public passages, and not in other streets, and expose the entrails upon their stalls where their flesh is on sale, and not to expose for sale anything generating an unpleasant odour (*orrorem vel fetorem*) and that the shops for the sale of bowels and tripe (*bouellar' et tripollar'*) shall be transferred from the high street of Estchep and other high streets to the side lanes, so that a clean and decent way may be prepared for magnates and other people going towards the Tower of London on their affairs, the king therefore orders the mayor and sheriffs to cause the said ordinances to be proclaimed in fit places within the city, and observed in all the articles, under the penalties contained in them.

Et erat patens.

Jan. 29.
York.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order not to intermeddle further with certain lands in Little Chishull and Stepelbunstede, restoring the issues, as the king has learned by inquisition taken by the escheator that John de Swyneford, on the day he died, held no lands in his lordship as of fee of the king in chief, in that bailiwick, but that he held the said lands of Agnes, late the wife of John de Argentine, by a certain service, and that John son of the said John is his next heir and aged four years.

Jan. 27.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Simon de Ruggeley, chamberlain of Chester, for 49*l.* 13*s.* 4*d.* on the arrears of his account, as on 12 December last the king ordered him to cause all the money from the issues of his office, levied or to be levied by him, and the arrears of his account lately rendered at the exchequer, together with all other debts which were then owing to the king in that bailiwick, and which he could levy, to come into the wardrobe of the king's son, Edward, to be delivered by indenture to Master John de Brunham, keeper of the wardrobe there, any other order to the contrary notwithstanding, and Simon paid 49*l.* 13*s.* 4*d.* to that keeper out of the arrears of his said account, by virtue of that order.

Jan. 28.
York.

To Thomas de Foxle, constable of Wyndesor castle. Order to cause the houses, walls, and bridges of that castle, the houses and walls of the king's garden without the castle, the houses and ponds of Wyndesor park, the paling and enclosure about the park, the houses and walls of the manor of Kenyngton, and the paling and wall about the park there, to be repaired and amended where necessary out of the issues of that bailiwick by the view and testimony of the viewers of works there.

Jan. 25.
York.

To the sheriff of Norfolk and Suffolk. Order to pay to Rhys (*Reso*) son of Rhys ap Mereduk, a Welshman, now imprisoned in Norwich castle, the arrears of the wages, which he was accustomed to receive in the time of the king's grandfather and father, from the time of that sheriff's appointment, and to pay such wages henceforth from the issues of that bailiwick.

1333.

*Membrane 27—cont.*Jan. 29.
York.

To Henry le Gulden, escheator in cos. Somerset, Dorset, Cornwall, and Devon. Order not to intermeddle further with the fourth part of the manor of Hardyngton, and a carucate of land in Wytenyne, co. Somerset, and the hamlet of Milton Faucomberge, saving the homage due to the king in this part, restoring the issues, as the king has learned by inquisition taken by the escheator that William de Faucomberge, at his death, held the said fourth part and carucate of the inheritance of Matilda, his wife, and he also held the said hamlet jointly with Matilda of the gift of Walter Wale, by a fine levied in the late king's court, and that the said fourth part and carucate are held in chief by the service of a fourth part of a knight's fee, and the hamlet is held of John de Fenles by knight's service, and that Robert de Faucomberge, son of the said William and Matilda, is his next heir and of full age.

Jan. 30.
York.

Roger, vicar of Rotyngton church, imprisoned at Nottingham for trespass of vert in Shirwod forest, has letters to Ralph de Nevill, keeper of the Forest this side Trent, to bail him until the coming of the justices next in eyre for pleas of the Forest in that county.

Jan. 28.
York.

To the treasurer and barons of the exchequer. Order to cause the demand which they have caused to be made on the men of Newcastle-upon-Tyne for the debts which they owe to the king for the victuals of the king and his father bought by them at Newcastle, Carlisle, and Skymburnesse to be superseded, and to give them acquittance thereof, as the king had pardoned them the said debts on 27 October last, in consideration of the losses, damage, burning and destruction the men of Northumberland had sustained by reason of the late war between the kingdom and Scotland.

By p.s.

To the sheriff of Northumberland. A like order. By the same writ.

Jan. 28.
York.

To William de Hatton, keeper of the manor of Shaldeford, co. Surrey. Whereas in the partition of the lands of Richard son of John, tenant in chief under Edward I. made in chancery with the consent of the heirs and parceners, the manor of Shaldeford, co. Surrey, which Emma (now deceased), late the wife of the said Richard, held in dower of that inheritance, was assigned to Robert de Clifford, kinsman and co-heir, and to Idonia de Leyburn, niece and co-heir of Richard, to hold after Emma's death in their purparty, as appears by inspection of the chancery rolls of Edward I.; and it being lately found by inquisition taken by William Trussel, then escheator beyond Trent, that Robert or Roger de Clifford, his son and heir, or Robert de Clifford, Roger's brother and heir, did not remit their right in the purparty of the said manor to Hugh le Despenser, the younger, late the king's enemy, who acquired the purparty of Idonia in fee from John de Cromwelle and the said Idonia his wife, by a fine levied in the court of the late king, the king appointed William de Cossale and William de Weston to divide the said manor into two equal parts, to be extended by the oath of lawful men of that county in the presence of Robert, and to inform the king concerning the extent and partition, and Robert has now besought the king that his purparty, which was taken into the king's hand on Emma's death, may be delivered to him, and the king has appointed William de Cossale and William de Weston to choose a part of the said manor for the king for his behoof, in the presence of Robert or his attorney if he choose to attend, and the king orders the said keeper to retain that purparty in the king's hand, and to deliver the other purparty to Robert or his attorney, to hold in his purparty.

By K. and C.

To William de Cossale and William de Weston. Order to choose a part of the said manor for the king as aforesaid.

By K. and C.

1333.

*Membrane 27—cont.*Feb. 3.
York.

To the treasurer and barons of the exchequer. Order to allow to Matthew de Crauthorn, now keeper of Birlond mine, co. Devon, on his account, 2s. a day from the issues of the said mine, for his wages, from the time that he had held that office, as the king, wishing to ascertain what wages had been allowed to Robert de Thorp, the late keeper of that mine, ordered the treasurer and barons to inspect their rolls and memoranda and inform the king of what they should find thereupon, and they informed the king that Robert received 2s. a day at the time when he held that custody by the grant of the late king.

Feb. 11.
Pontefract.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of William son of Paulinus de Preston, who has no lands in that county to qualify him.

Feb. 11.
Pontefract.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with a messuage, with a curtilage, 33 acres of land and 6 acres of meadow in Pateneye, as the king has learned, by an inquisition taken by the escheator, that John le Eyr of Pateneye, lately insane, held no lands at his death of the king in chief in that bailiwick; but that he held the said lands of the prior of St. Swithun's, Winchester, by the service of 13s. 4d., and suit at the court of the said prior, twice a year, and that John Miles of Haselholte is next heir and of full age.

Feb. 3.
York.

To the justices of the Bench. Order to proceed with all possible speed to render judgment in the plea between the king and the archbishop of York, because the archbishop is to show by what warrant he claims to have the prises of wine in the water of Hull, and those justices were doubtful if they should proceed to give judgment or discuss the said charter without the king's special order, because the archbishop exhibited before them, in defence of his right, a charter of Henry III. made to Walter Giffard, late archbishop of York, concerning prises granted to him. By K. and C. [*Fœdera.*]

*MEMBRANE 26.*Jan. 26.
York.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Robert de Souky, who is insufficiently qualified.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Walter le Bret, who has no lands there to qualify him.

Jan. 27.
York.

To the sheriff of Wiltshire. Order to cause a coroner for that county to be elected in place of Peter Deyvel, who is insufficiently qualified.

Jan. 27.
York.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of William Brond, deceased.

Feb. 1.
York.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Robert de Grenfeld, who is insufficiently qualified.

Feb. 3.
York.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of John de Woneton, who is insufficiently qualified.

Feb. 4.
York.

To Arnald Micol, the king's butler. Order to cause 100 tuns of wine, which the king had commanded him to have purveyed and transported to Ireland, for the expenses of the household there, to be delivered by indenture, without delay, to Thomas de Burgh, treasurer of Ireland, who has

1333.

Membrane 26—cont.

been ordered to receive them and to devote them to the king's use, by the advice and ordaining of John Darcy, justiciary of Ireland.

By K. and C.

To Thomas de Burgh, treasurer of Ireland. Order to cause 3,000 quarters of wheat and 5,000 quarters of oats to be bought without delay from the issues of Ireland; and to do with them according to the counsel and advice of John Darcy, justiciary of Ireland, and as he shall make known to him.

By K. and C.

Feb. 5.
York.

To the collectors of custom of wool, hides, and wool-fells in the port of London. Order to pay to Oto, lord of Knyk, from the issues of that custom, for the term of Michaelmas last, 125*l.* of that 250*l.* yearly granted to him by the king for his attendance on the king both in war and peace, for life, from the said issues, until the king shall cause him to be provided with 250*l.* of land and rent in a suitable place in the kingdom.

Feb. 6.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors in their account, for the above payment, which they have made to James Nicholas, and Bartholomew de Bardi, merchants of the society of the Bardi of Florence, attorneys of the said Oto, if it is so.

Feb. 1.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to pay to Antony Bache, merchant, 1,000 marks without delay, or to give him a competent assignment in a place where he may be quickly satisfied therefor, as the king had granted to him as a gift 1,000 marks, in consideration of the immense services rendered by him to the king in lending great quantities of money for certain arduous affairs, at divers times, not without the detriment of his own estate, and the king wished him to relieve his estate and to retain him in the royal service.

By p.s. [6171.]

Feb. 5.
York.

To the same. Order to cause payment to be made without delay to Antony Bache, merchant, for the expenses made by him in reference to the purification of Queen Philippa, and for certain provisions for the marriage of the king's sister Eleanor, for other provisions of the king's household, and for other debts which the king owes him, or to cause a competent assignment to be made to him in places where he may quickly be satisfied for the said debts, as Antony has besought the king to cause payment to be made to him.

By p.s.

Feb. 3.
York.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order not to intermeddle further with 4 tofts, 120 acres of land, and 16 acres of meadow in Nether Whitewell, restoring the issues to Geoffrey, parson of Langeton church, as the king ordered the escheator to inform him for what reason those lands had been taken into his hand by John de Houton, late escheator this side Trent, and John de Louthre returned that none of the said lands were taken into the king's hand by John de Houton, but that John de Houton took into the king's hand 4 tofts and 120 acres of land in that town, which Margaret, late the wife of Thomas de Staveley, held for life as of the inheritance of the heir of John de Harcla, a minor in the king's wardship; and afterwards at the prosecution of Geoffrey informing the king that Thomas de Staveley had lately granted the said tofts, 120 acres of land and 16 acres of meadow, by his deed, to Geoffrey for life, and that the said lands do not belong to the said inheritance, the king ordered that escheator to take an inquisition on the matter, by which it was found that Thomas, 25 years ago, gave and granted the said lands to Geoffrey for life, rendering thereupon 60*s.* yearly to Thomas and his heirs, and that Margaret held no other lands for life or otherwise of the said inheritance in that town, and

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Membrane 26—cont.

by an inquisition taken after her death it was found that the said tenements are not held of the king.

Jan. 30.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to view the bills and inspect the will of Robert Persone of London, furrier, and to cause payment to be made to Roger de Nettelsted and Laurence Botoner, executors of Robert's will, of 102*l.* 14*s.* 1*d.* which the king owed to Robert for furs bought from him for the coronation by Thomas de Useflete, then keeper of the great wardrobe, as appears by a bill of the wardrobe under Thomas's seal, which sum has not been paid, and the said executors have besought the king by their petition before him and his council in parliament to cause that sum to be paid to them for making the execution of the said will.
By pet. of C.

Jan. 27.
York.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order not to intermeddle further with the manor of Skyrwyth, restoring the issues, as the escheator had informed the king at his order that he had taken the manor into the king's hand because Walter son of Robert, tenant in chief of the late king, who held the said manor by the service of cornage, rendering 32*s.* a year thereon, alienated it to Robert, his son, in fee, and that Robert alienated the said manor in fee to John de Lancastre, and John alienated the manor in fee to Thomas de Halughton, parson of Kyrkeland church, and Thomas alienated the manor in fee to John de Aula, chaplain; and afterwards John de Aula alienated the manor to John de Lancastre, without obtaining the licence of the king or his father; and afterwards the king learned from John de Lancastre that the said manor is held of Thomas de Burgh, and not of the king, and the king ordered that escheator to take an inquisition on the matter, by which it is found that the manor is held of Thomas de Burgh, knight, by the service of 32*s.* to cornage for every service, and not of the king, and that it is worth 50*s.* yearly in all issues.

Feb. 4.
York.

To William de Clynton, justice of Chester, or to him who supplies his place. Order to cause to be paid to the prioress and nuns of St. Mary's, Chester, the arrears of a rent of 4 marks yearly, from the manor of Walriscot and the moiety of a certain salt-pit in Le Northwych, from the time the said manor and moiety have been in the king's hand, and to pay them the said rent henceforth as long as the manor and moiety shall remain in the king's hand, as the prioress and nuns have besought the king before him and his council by their petition, to cause the manor and moiety to be delivered to them, as they had demised the said manor and moiety by their deed to Roger Stark and to his wife and their children, until the end of 14 years, not yet passed, for the said rent, and the said manor and moiety were taken by the justice into the king's hands, because of certain felonies and trespasses committed by Robert against the king's peace in the county of Chester, and the said rent has been detained from the prioress and nuns.
By pet. of C.

Feb. 3.
York.

To the sheriff of Middlesex. Writ of aid for the prior and brethren of the Hospital of St. John of Jerusalem in England to distrain for the rents and services which the brethren of the Knights Templars had been accustomed to receive, before the cession of their order, from tenements which certain men of that county hold, as these men refuse to pay the said rents and services to the prior and brethren of the Hospital of St. John, against the tenor of a statute passed three weeks after Purification in the 17th year of the late king's reign, providing that all the lands which had been in the hands of the Templars as of their right at the time of their cession, should be assigned and delivered to the said prior and brethren, by

1333.

Membrane 26—cont.

whom the king has been informed that these men have wilfully withdrawn the said rents and services. *Et erant patencia.*

The like to the following :

The sheriff of London.

The sheriff of Surrey.

Feb. 6.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to pay to James Nicholas, and Bartholomew Barde, and their fellows, merchants of the society of the Bardi of Florence, 9,533*l.* from the treasury, without delay, or to cause them to have a competent assignment in places where they may be quickly satisfied for that sum, as the king is indebted to them for the great sums of money which they have paid and lent for him at his request, as fully appears by divers letters patent under the great seal and the seal of the exchequer and also by bills of the wardrobe, and the king wishes the merchants to be speedily satisfied for the said 9,533*l.* of the said debts.
By p.s. [6216.]

Feb. 4.
Pontefract.

To the sheriff of Cambridge. Order to pay by indenture to Master John de Langetoft, keeper of the scholars whom the king maintains in the university of Cambridge by his alms, the arrears of pension of the houses which they inhabit in that university, for the two years last past.

By the Chancellor.

MEMBRANE 25.

Feb. 3.
York.

To the abbot of St. Mary's, York, receiver of the tenth and fifteenth, granted to the king, in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland, and Northumberland. Order to pay 800 marks from the money of the said tenth and fifteenth to Edward de Bohun, William de Monte Acuto, Ralph de Nevill, and Robert de Ufford, to wit, 200 marks to each, by the king's gift.
By K.

To the same. A like order, *mutatis mutandis*, to pay Henry de Bello Monte 500 marks from the same money by the king's gift.
By K.

The following have like letters for the following sums, to wit :

Alexander de Moubray and John de Felton, knights, jointly, for 200*l.*

David de Strabolgi, earl of Athol, for 200*l.*

Richard Talbot, knight, for 200*l.*

By K. at the instance of the Chancellor.

Gilbert de Umfravill, earl of Anegos, for 200 marks.

Henry de Ferariis, knight, for 200 marks.

Henry de Percy, knight, for 200 marks.

Robert de Clifford, knight, for 100*l.*

John de Moubray, knight, for 200 marks.

Vacated, because surrendered.

Hugh Daudele, knight, for 200 marks.

John Darcy, knight, for 100 marks.

John de Nevill of Hornby, for 100 marks.

Vacated, because surrendered.

Warin de Skargill, knight, for 50 marks.

Hugh de Sancto Johanne, yeoman, for 20*l.*

Vacated, because surrendered.

Richard, earl of Arundel, for 200 marks.

March 23.
Pontefract.

John de Warennia, earl of Surrey, for 200 marks.

By K.

John de Crumbewell, for 40 marks.

By K.

1333.

Membrane 25—cont.

- Feb. 3. To the same. Order to pay 80*l.* to Henry de Bello Monte, out of the
York. money of the said tenth and fifteenth, for the expedition of certain affairs
enjoined upon him by the king. By K.
- Feb. 4. To the same. Order to pay 40*l.* from the said money to John de Felton
York. and Alexander de Moubray, which sum the king has granted to them as a
gift. By p.s. [6195.]
- Feb. 10. To the same. Order to pay 1,200 marks to the said John and Alexander,
Pontefract. in addition to the 240*l.* which the king has ordered to be paid to them by
the king's gift. By K.
- March 10. To the same. Order to pay to William de Monte Acuto by the king's
Pontefract. gift 100*l.* from the said tenth and fifteenth in addition to the 200 marks
which the king had ordered the abbot to deliver to him. By K.
- To the same. Order to pay to Richard Talbot, by the king's gift, 20*l.*
from the said money, beyond the 200*l.* which the king lately ordered the
abbot to deliver to him. By K.
- April 20. To the same. Order to pay to Richard Talbot, of the king's gift, 10*l.*
Newcastle-on-Tyne. from the said money, beyond the 220*l.* which the king had ordered the
abbot to deliver to him. By K.
- Feb. 3. To L. bishop of Durham. Order to cause his justices to proceed in a
York. plea for two parts and the third part of a third part of the manor of Hert,
except an acre of land there, and to do justice, notwithstanding the follow-
ing allegation, but not to proceed to render judgment thereon without con-
sulting the king, as the king has learned that the bishop impleaded Robert
de Clifford before his justices at Sadberg, by his writ of right, for the said
part, and Robert, pleading in that court, alleged that Edward I. had granted
to Robert de Clifford his father, whose heir he is, the said manor of Hert,
by charter, wherefore he asserted that he ought not to answer thereupon
without the king, upon which pretext the justices have hitherto delayed to
proceed with the plea, wherefore the bishop had besought the king, by his
petition before him and his council in parliament, to provide a remedy.
By pet. of C.
- Feb. 3. To Thomas de Foxle, constable of Wyndesore castle. Order to admit
York. Walter de Sandbache, chaplain, to stay within the said castle, according to
the form of an ordinance made elsewhere thereupon, as the king sends to
him Walter de Sandbache, to be one of the chaplains of the chapel of that
castle in the place of William de Coventre, late chaplain there, to celebrate
divine service every day in the said chapel.
- Feb. 2. To Arnold Micol, the king's butler, or to him who supplies his place in
York. the port of London. Order to deliver to the monks of St. Peter's, Westmin-
ster, a tun of wine of the right prise of London, for the present year, in
accordance with the grant of Henry III. to them of a tun of wine yearly
for the celebration of divine service in that church.
- Feb. 1. To John Bret, late sheriff of Notyngham. Order to deliver to Thomas
York. Basily of Radeclif-upon-Trent, his lands, goods and chattels, which had
been taken into the king's hand upon his being indicted before William de
Herle and his fellows, justices in eyre, of harbouring Nicholas de Spaldyng,
approver, hanged for the robbery of Robert Race, at Saxindale and other
thieves at Radeclif after the said robbery, as the said Thomas has purged
his innocence before W. archbishop of York, the diocesan to whom he was
delivered by the justices, according to the privilege of the clergy. A pre-
vious order had been sent to the sheriff of Nottingham, who explained that

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Membrane 25—cont.

he could not restore the said lands, goods and chattels to Thomas, because they had not been delivered to him, and are not in his custody.

Feb. 10.
Pontefract.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made to Master Richard de Bury, clerk, in his account for the time when he was keeper of the wardrobe, for his expenses, and those of his clerks for every day in which they were engaged upon the king's affairs without the court, while he was keeper of the same, as allowances were wont to be made to other keepers of the said wardrobe in the time of the late king.

Feb. 12.
Pontefract.

To the same. Whereas lately at the prosecution of Richard, earl of Arundel, beseeching the king to grant to him the goods and chattels which belonged to Edmund, late earl of Arundel, his father, at his death, in the manors and lands of Edmund in the march of Wales, and elsewhere in the same parts, as the said goods and chattels and the debts which were owing to Edmund in those parts were granted to Roger de Mortuo Mari, late the king's enemy, and a certain part of those goods and chattels was found in those manors and lands in the time when the king rendered the said manors and lands to Richard, together with other manors and lands which are of his inheritance, together with the debts which were owed to Roger by the men and tenants of the lordship of the said earl on the day on which Roger forfeited to the king, the king, wishing to do special favour to Richard because of his good service, granted him to the value of 300*l.* as a gift, for the goods and chattels of this kind, and the debts owed to Roger, and ordered the treasurer and barons to make an assignment to him to the said value on the said manors, etc. and Henry de Bisshebury, late sheriff of Salop, delivered goods and chattels of the said Roger, to the value of 45*l.* in the manors of the said Richard, of Lydleye and Conedo in the march aforesaid, to Richard because of the said order; the king therefore orders the treasurer and barons to discharge and release Henry of the said sum of 45*l.* paid to Richard.

Jan. 27.
York.

To the taxers and collectors of the tenth and fifteenth in co. Derby. Whereas the king lately appointed them to levy and collect the said aid, and to deliver the money thus received to the exchequer, one moiety on the morrow of Purification next, and the other moiety on the morrow of Trinity next, as appears in the letters patent thereupon; and the king ordered the first moiety to be delivered on the date aforesaid to the abbot of St. Mary's, York, whom the king appointed receiver of the said money, yet for certain reasons the king wishes the second moiety to be delivered with the other moiety to the said abbot, to be kept for the king's use; the king therefore orders the said taxers and collectors to pay the other moiety to the abbot at York on the date aforesaid.

By K. and C.

The like to the taxers and collectors in the following counties, etc.: East Riding, co. York; West Riding, co. York; North Riding, co. York; York city; Lyndeseye, co. Lincoln; Holand, co. Lincoln; Kesteven, co. Lincoln; Nottingham and Lancaster.

Feb. 14.
York.

To the treasurer and chamberlains. Order to cause tallies to be levied at the king's receipt and delivered to said taxers and collectors in York city, the East, West, and North Ridings of Yorkshire, Lyndeseye, Kesteven, and Holand in Lincolnshire, and the counties of Nottingham, Derby, Lancaster and Westmorland, for the money which they have paid to the abbot of St. Mary's, York, by virtue of the orders preceding.

To the same. A like order for Simon de Grymesby and John de Trehampton, appointed to collect the said tenth and fifteenth in Lyndeseye, co. Lincoln.

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*Membrane 25—cont.*Feb. 13.
Pontefract.

To the sheriff of Nottingham. Order to cause a market to be proclaimed and held at the manor of Stokheth every Monday, because the king wishes Queen Philippa to have that market for life.

By K.

Feb. 15.
Pontefract.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to deliver to Queen Philippa 2,000*l.* from the Treasury, which the king has granted her for paying her debts therewith, or to cause her to have a competent assignment in a place where that money may be promptly levied.

By K. and C.

*MEMBRANE 24.*Jan. 30.
York.

To the sheriff of Surrey. Order to supersede, until further orders, the execution of a previous order directing him to deliver the manor of Gomshulve to John de Ifeld, which manor Roger le Sauvage had held of the said John, and it had been in the king's hand for a year and a day because Roger le Sauvage was outlawed for felony [*as in this Calendar*, 6 *Edw. III.* p. 515], because the king has learned that the said manor, together with other lands of Roger, was taken into the king's hand for other reasons.

To John de Pulteneye. Order to retain the said manor in his custody according to the king's commission to him, notwithstanding the king's previous order not to intermeddle further with it.

A like order to Thomas de Brewosa, who holds that manor by the demise of John de Pulteneye.

Feb. 1.
York.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to take into the king's hand all the lands of which he shall find that Cicely, daughter of William Bolle of Swynesheved, died seised in her demesne as of fee, of the king in chief as of the crown, in that bailiwick, after having taken an inquisition on the matter, and to keep them safe until further orders, as it was lately found by inquisition taken by Gilbert de Ledred, late escheator in the said counties, that she held no lands at her death in chief in her demesne as of fee of the king in chief as of the crown, but that she held certain lands of other lords by divers services, and that John Bolle of Swynesheved, her uncle, was her next heir, and of full age, and the king ordered that escheator not to intermeddle further with the said lands, but now the king understands that Cicely held certain lands in Conyngesby, in her demesne as of fee, of the king as of the crown, by which the custody of her lands ought to belong to the king.

Feb. 2.
York.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to pay to Laurence de Shepeye, merchant, 62*l.* 9*s.* 4½*d.* from the treasury, or to cause him to have a competent allowance where he may conveniently be satisfied, as Laurence has besought the king to cause him to be satisfied for that sum, which the king owes to him for a loan of his wool taken without the kingdom, beyond the customs due to the king thereupon, in the port of London in the first year of the reign, as appears by divers letters patent under the seal called 'coket.'

By C.

Feb. 4.
York.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of William de Crounethorpe, deceased.

Feb. 10.
Pontefract.

To Matthew Broun. Order to do that which appertains to the office of escheator in cos. Lincoln, Northampton, and Rutland, although the king lately granted the said office to Gilbert de Ledred, to hold during pleasure; because the king wishes Matthew to hold the said office according to the form of the commission granted to him, and has ordered the said Gilbert

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Membrane 24—cont.

not to intermeddle further with that office at present, and to deliver the rolls touching that office, which are in his custody, to Matthew.

By the Chancellor.

To Gilbert de Ledred. Order not to intermeddle further with the said office of escheator, and to deliver to Matthew Broun, without delay, the rolls and other things touching that office which he had received from him, and to return the king's commission to him to chancery to be cancelled, as the king had previously granted the said office to Matthew to hold at will.

By the Chancellor.

Feb. 5.
York.

To the justices of the Bench. Order to proceed in a plea between Richard de la Bere and Thomas de Weston, knight, for a messuage, 2 carucates of land, 16 acres of meadow, 40 acres of pasture, and 12*l.* rent in Reynham near Degenham, and to cause full and speedy justice to be done to the parties, but not to proceed to render judgment without consulting the king; as Richard has shown the king by his petition before him and his council in parliament, that Thomas alleged before those justices, that the said tenements were the manor of Reynham, which the king had lately granted to him by charter, to hold after the death of William Melchet, to whom the king had formerly granted that manor for life, and William had afterwards delivered the estate which he had in that manor to Thomas, who was seised of that manor by virtue of the king's charter aforesaid, wherefore he asserted that he ought to not answer thereupon without the king, upon which pretext those justices delayed to proceed with the plea, and Richard has besought the king to provide a remedy.

By pet. of C.

Feb. 2.
York.

To the treasurer and barons of the exchequer. Order to inspect the rolls and memoranda of the exchequer and to cause allowance to be made to Thomas Wake of Blisworth on the debts which he owes to the king, for 80 marks which the king owes to him, as the king owes the said Thomas 20*l.* for the arrears of his fee of 10 marks a year, which he receives for his attendance on the king, and 50 marks, which the king granted him as a gift, and Thomas owes the king 77*l.* and has besought the king to cause allowance to be made to him.

By p.s. [6177.]

Feb. 18.
Pontefract.

To Arnald Micol, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver a tun of wine of the first wines in the present season of rack (*reyk*) brought or to be brought to that port, to the abbot and convent of the monastery of Waverle of the Cistercian order, to whom the king has granted such a tun of red wine every year to be taken in the said port, between Christmas and the feast of Purification, for the celebration of masses for the souls of all the faithful dead, as is contained in the king's charter.

Feb. 10.
Pontefract.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Whereas it was lately found by inquisition taken before Robert de Malberthorp and his fellows, late the king's justices, assigned for superintending the making and filling of walls, ditches, gutters, sewers, bridges, causeys and weirs in the parts of Kestevene and Holand, and for doing other things, that the prior of the chapel of St. Saviour ought to repair and maintain the causey of Holandbrigg, and 30 bridges over the same by fixed measures and boundaries, the king caused the record and process of the said inquisition to be brought before him at the prosecution of the prior, who asserted that he ought not to be charged with such repairs and maintenances, and afterwards by the petition of the prior before the king and council in the last parliament, at York, the king learned that in the rendering of judgment upon the process of the said affair, afterwards held before the king, there was a manifest error, to the prejudice of the

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Membrane 24—cont.

prior; and the king caused the tenor of that record and process to be brought before him and his council in the same parliament, and because by the inspection thereof it fully appeared that Godewin, a rich man (*dives*) of Lincoln, founder of the said priory, granted the place of St. Saviour de Ponte Aslaci and certain other lands to the brethren of the order of Sempyngnam dwelling there, so that the goods arising therefrom should be expended there in praise of the Saviour and for the maintenance of the brethren dwelling there, and what was over was to be devoted to the reparation of the said bridge, and the error in the rendering of the said judgment was occasioned because, by the founder's charter, the maintenance of the prior and brethren is the first care, and by that judgment the said maintenance was made accessory to the repair of the said causey; the king therefore orders the justices to view the record and process of the said affair, and to cause them to be amended in this respect, and to discover the value of the lands conferred on the priory by the said founder, and also to find out a way by which the reparation of the said bridge, affecting the said prior, may be made certain; and so to ordain further that judgment may be rendered thereupon; and to cause the distraint made on the prior for this cause to be superseded, during the discussion of that affair before the king. By pet. of C. [*Monasticon*: vol. v. p. 969.]

Feb. 20.
Pontefract.

To the treasurer and barons of the exchequer. Order to admit him whom Nicholas de Teukesbury, clerk, shall depute in his place for fulfilling his duties in the office which Nicholas de Acton, clerk, held in the exchequer for the life of Nicholas de Teukesbury by the king's grant, provided the deputy is sufficient and fit for this, as the king had granted the said office to Nicholas de Teukesbury for his good service and in consideration of the grant and surrender which Nicholas de Teukesbury made to the king of his lordship and right in the town of Clifton Dertemuth and Hardenasse, to hold for life, receiving the accustomed fee, as appears in the letters patent granted to Nicholas de Teukesbury, who has petitioned the king that he may depute a substitute, as he himself is at present unable to fulfil the duties of that office owing to a severe sickness.

To the taxers and collectors of the tenth and fifteenth in the parts of Lindeseye, co. Lincoln. Order to pay to William, archbishop of York, from the said aid, 800 marks, which he lately lent to the king, notwithstanding any order directed to them for spending the money otherwise.

Feb. 20.
Pontefract.

To the treasurer and barons of the exchequer. Order to allow John de Housum to pay off a debt of 25*l.* which he owes to the king in instalments of 50*s.*, paid twice yearly, according to the king's grant, taking security from the said John for the payment of the debt as aforesaid, and to cause Adam de Wythyford, late the chamberlain of North Wales, to be discharged of that sum, as John has besought the king to grant him an attermination for that debt, as Adam in his account at the exchequer charged himself with 25*l.* from the arrears of the account of John de Maners, late sheriff of Kaernarvan, deceased, which 25*l.* John de Housum undertook to pay to the king for the mainpernors of John de Maners, whom he found at the exchequer of Kaernarvan to answer to the king faithfully for the issues of his bailiwick and for the tenants of the lands which belonged to John de Maners. By C.

Feb. 24.
Pontefract.

To the collectors of the custom of wool, hides, and wool-fells in the port of Newcastle-upon-Tyne. Order not to permit any one to take or cause to be taken such wool, hides, or wool-fells out of the said port on any pretext, unless he shall first pay the custom due to the king thereupon, and to inform the treasurer and barons of the exchequer of the names of those whom they

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Membrane 24—cont.

can discover not to have satisfied the king for this custom before this time, as the king has learned from several persons that divers men, merchants and others, asserting that they wished to take wool, hides and wool-fells from the said port to another place within the realm, have taken the same by their ships and boats out of the said port, and have crossed to foreign parts without having paid the custom due to the king.

By C.

Feb. 26.
Pontefract.

To the taxers and collectors of the tenth and fifteenth in the parts of Holand, co. Lincoln. Order to pay 100 marks from that aid to Maneutus Francisci, whom the king had appointed to make provision of corn and other victuals in divers parts of the realm, and for causing them to be brought and carried to Newcastle-upon-Tyne, any order for dealing otherwise with the said money notwithstanding.

By K.

To the taxers and collectors of the tenth and fifteenth in the parts of Kesteven, co. Lincoln. A like order to pay 100 marks to the said Maneutus.

By K.

Feb. 23.
Pontefract.

To the taxers and collectors of the tenth and fifteenth in co. Kent. Order to supersede the taxing and levying of the said tenth and fifteenth for this time from the goods of the hospital of the Maison Dieu (*domus dei*), Dover, and to restore without delay to the master and brethren thereof anything which had been levied on them for that cause, as the said master and brethren have besought the king—showing that the late king pardoned the master and brethren of that time the taxation of their goods and possessions, granted to the king by the community of the realm, because the goods of that hospital were not sufficient for the maintenance of the master and brethren, and of the poor and infirm who came to it, and for other alms ordained by the king's progenitors—to be pleased to grant them a like grace for the same reason, and the king has pardoned them their quota of the said aid for this turn.

By p.s. [6257.]

MEMBRANE 23.

Feb. 1.
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of Kyngeston-upon-Hull. Order to cause the weigh beam for weighing wool in the said town to be brought without delay to York to be delivered to William de Freston and William Fox, collectors of the said customs in York city, because it was lately ordained by the king and council that the staple of wool, hides, and wool-fells should be held at York, and other certain places in the realm.

By C.

To the same. Order to cause the seal called 'coket' in their custody to be brought to York to be delivered to the chancery there, and to cause a newly constructed seal to be delivered to the collectors for the collection of the said customs in the city of York.

By C.

To James Nicholas, and Bartholomew de Barde, and their fellows of the society of the Bardi of Florence, or to him who supplies their place in the port of Kyngeston-upon-Hull. Order to cause the other part of the said seal called 'coket' which is in their hands by the royal grant by virtue of certain assignments made to them on the said customs, to be brought to chancery at York, to be delivered up together with the said seal.

By C.

Jan. 28.
York.

To Gilbert Talbot, justice of South Wales, or to him who supplies his place. Order to cause proclamation to be made within that bailiwick that the staples for the land of Wales shall be held at Shrewsbury and Kermerdyn, and not in the town of Kerdif, which is not the king's town, and that the merchants shall go with their wool, hides, and wool-fells to the said towns of Shrewsbury and Kermerdyn, and not to Kerdif, although it was lately agreed that the staple of wool, hides, and wool-fells for Wales should

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Membrane 23—cont.

be held at Shrewsbury, Kermerdyn, and Kerdyf, and not elsewhere, because in the present parliament at York it was ordained that the staples for the realm should be held in the king's cities and towns and in no others.

By K. and pet. of C.

Jan. 30.
York.

To the mayor and sheriffs of London. Order to cause an ordinance made by the king and council that the staples of wool, hides, and wool-fells shall be held at London and other fixed places within the realm, to be published within that bailiwick, and to cause that ordinance to be observed and kept in all its articles.

Feb. 8.
Pontefract.

To the taxers and collectors of the tenth and fifteenth in co. Derby. Whereas the king lately appointed them to levy and collect the said aid, and to deliver the money thereof at the exchequer, to wit, one moiety on the morrow of Purification last, and the other moiety on the morrow of Trinity following, as appears fully in the letters patent granted to them, and the king afterwards ordered them to pay the first moiety at York, to the abbot of St. Mary's, York, whom the king had appointed receiver of the said aid, and now the king understands that they levied divers sums of money of the said tax beyond the said moiety, and retain them; he therefore orders them to cause all such money to be brought to York, and to be delivered to the said abbot.

By C.

The like to the taxers and collectors in the East Riding, co. York. By C.

Feb. 3.
York.

To Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Repetition of an order previously sent to William Trussel, late escheator beyond Trent, not to intermeddle further with the lands of the prior of Plympton in Lannouseint and Taltogon [*as in this Calendar, 6 Edw. III. p. 469*], as the said William was removed from his office before he had executed the said order.

Feb. 12.
Pontefract.

To the sheriff of York. Order to pay to Margery, late the wife of Duncan de Frendraght, for the term of Easter next, from the issues of that bailiwick, 24 marks 6s. 8d. of those 49 marks which the king granted to the said Margery on 6 October in the first year of his reign by letters patent, in recompence for the manor of Briggstok, co. Northampton, which she lately held at will in aid of her maintenance, and which afterwards, on 16 August then following, the king assigned to Queen Isabella for life.

Feb. 14.
Pontefract.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made to the sheriff of York on his account, for 24 marks 6s. 8d. which he has paid to the aforesaid Margery by virtue of the preceding order.

Feb. 19.
Pontefract.

To Robert de Hambury, chamberlain of North Wales. Order to visit the castles of North Wales and provide them with sufficient victuals, by the advice and information of Edward de Bohun, justice of North Wales, or of him who supplies his place, or of those whom the justice shall have deputed in his place, and to cause the defects in the said castles to be repaired where repairs are most needed, from the issues of that bailiwick, as the king understands that the said castles are insufficiently provided with victuals, and that several defects are found in them, from which they might suffer danger and harm if a remedy is not quickly supplied.

By K.

Feb. 20.
Pontefract.

To Edward de Bohun, justice of North Wales. The like order, and if the said chamberlain and justice cannot attend to this, then they are to order the one who supplies their place to attend to it with all diligence, or to appoint other of the king's lieges to do it.

By K.

Feb. 16.
Pontefract.

To the same. Order to superintend the castles of North Wales and their custodies, and to find out by inquisition concerning the conduct of the

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Membrane 23—cont.

constables and keepers and other bailiffs and officials, and to amove from their offices all those constables and keepers whom he shall find not to have conducted themselves well in their custodies, and who do not support the burdens upon them for the fees which they receive from the king, or who do not attend to their offices as they ought, and to cause the castles to be guarded by others in whom that justice has confidence, until further orders, and further to amove those bailiffs and officers who shall be found occupying two or more offices, from the same offices, so that none of them shall hold more than one bailiwick or office, and to take the remaining bailiwicks and offices into the king's hand, and appoint deputies to the custody of the said offices and bailiwicks until further orders, and to chastise and punish the bailiffs and officers who have conducted themselves negligently in their offices, as is becoming; as the king has heard that the constables and keepers of the said castles conduct themselves negligently in their custodies, and collect great sums of money yearly for those custodies, to which they do not attend personally, and do not support the charges of those custodies, and that several others having bailiwicks and offices in those parts conduct themselves badly, and some of them obtain several bailiwicks, whereby the people of those parts are oppressed and burdened.

By K. and C.

Feb. 3. To the treasurer and barons of the exchequer. Order to cause allowance
York. to be made to John Paynel, late chamberlain of Chester, in his account, for 20*l.* which the king has remitted to him by special favour of the arrears of his account, as the king has learned that he incurred divers expenses both in that office, beyond the appointed fee, and afterwards in rendering his account at the exchequer for the said time. By p.s. [6163.]

Feb. 20. To the sheriff of York. Order to cause a verderer to be elected for the
Pontefract. forest of Galtres in place of Thomas de Boulton, who has no lands in that forest, and does not stay there.

Feb. 20. To the treasurer and barons of the exchequer, and to the chamberlains.
Pontefract. William de Roos of Hamelak has besought the king to cause payment to be made to him of what is owing to him, as 433*l.* 17*s.* 4*d.* of those 600*l.* which the king owes to William by the account with him made in the wardrobe, and for which an assignment was made to William on the fermes of the cities of York and Lincoln, under colour of an order of the king to the treasurer, barons, and chamberlains for paying the said sum, are still owing, and William is prevented from satisfying himself from the said fermes on account of certain other assignments made afterwards thereupon; the king therefore orders the said treasurer, barons, and chamberlains to cause William to have an assignment for the arrears of that sum elsewhere, after an examination of the rolls and memoranda touching the same, if William has been prevented from taking the said sum from these fermes by just causes. By pet. of C.

March 25. To Roger de Gray, keeper of the land of Bergeveny, in the king's hand
Pontefract. by reason of the minority of the heir of John de Hastyng, tenant in chief of the late king. Whereas the king lately granted to his kinsman, Henry de Lancast[r]ia, by letters patent, those 500 marks which Roger is held to pay to the king for the custody of the said lands, to be received yearly in recompence for those 500 marks which the king previously granted to him, to be received at the exchequer yearly, until it should be so provided that he could maintain himself properly, and the king ordered Roger to pay the said 500 marks yearly to Henry, and the king learns from Henry that Roger has refused to pay him the said sum upon the pretext of an assignment made previously to Peter de Grandissono for receiving 200 marks yearly from the said ferm until he is satisfied for 400*l.* which the king owes to

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Membrane 23—cont.

him : the king, wishing to ascertain how much was paid to Peter of the said 400*l.* by Roger, and how much is at present in arrears, orders Roger to inform him without delay of what Peter has received from him, and what arrears are due to Peter, and to pay to Henry the said 300 marks remaining, and after Peter has been satisfied for the said 400*l.*, to pay Henry the said 500 marks according to the tenor of the king's said order.

MEMBRANE 22.

Feb. 20.
Pontefract.

Nicholas de Herthill, imprisoned at Nottingham for trespass of venison in Shirewod forest, has letters to Ralph de Nevill, keeper of the Forest this side Trent, to bail him until the coming of the justices for pleas of the Forest in co. Nottingham.

Feb. 20.
Pontefract.

To the sub-dean and chapter of St. Mary's, Lincoln. Order to deliver 40*l.* to Maneutus Francisci, whom the king has appointed to make divers provisions of corn and other victuals in divers parts of the kingdom for the king's benefit, in aid of those provisions, in the presence of Thomas de Sibethorp, whom the king sends to the sub-dean and chapter for this purpose, which 40*l.* they had granted at the king's request in subvention of the expenses incurred by the king for the marriage of his sister, Eleanor, to the count of Guelders (*Gerle*), as they had informed the king by their letters, for which the king renders them special thanks. By K.

March 4.
Pontefract.

To John de Blinvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause reasonable dower to be assigned to Margaret, late the wife of John de Shelton, tenant in chief, from the lands which her husband held in that bailiwick at his death, according to their extent, upon Margaret taking oath not to marry without the king's licence.

March 2.
Pontefract.

To John de Louthre, escheator in cos. York, Westmorland, Northumberland, and Cumberland. Order to amove the king's hand without delay from the sluice (*exclusagio*), pond, and fishery of Wederhale, and not to intermeddle further with them, restoring the issues to the abbot of St. Mary's, York, as Henry, formerly king of England, the king's ancestor, granted by charter to the abbot and monks of St. Mary's, York, the cell of St. Constantine with the manor of Wederhale, the chapel of Warthewyk, and the sluice and pond of the fishery and mill of Wederhale, and the king confirmed that charter and further granted to the present abbot and convent of that place, that they and their successors should repair and amend the said sluice and pond as often as was necessary, as should seem expedient to them, without let or hindrance of the king, his heirs or ministers, and afterwards the king learnt from the complaint of the present abbot, that the escheator prevented the abbot from doing what he wished with the said sluice, pond, and fishery, and the king ordered him to allow the abbot to do what he wished with them according to the tenor of the said charters, and if there was any cause why he should not obey the said order, then to inform the king of that cause in chancery, and the escheator informed the king that he had not taken the said sluice, pond and fishery into the king's hand, nor hindered the abbot from having the profit from them which he ought to enjoy, but because he had found by inquisition that the said abbot made a sluice and pond in the water of Eden, which is a great river, in which the king and divers men of those parts have a fishery, some free and several, others common, and that the said abbot, as well in the time forbidder by statute as in other times, took and caused to be taken all salmon, both kippers (*kippers*) and others, in the said water and sluice against

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Membrane 22—cont.

the form of the said statute, and that the king and all the others who have fisheries in the said water have lost them for the most part, for the space of 20 years, to the damage of the king and others of 100s. a year, because the pond and sluice are so narrow and strait and so high that almost no salmon or other fish can cross them, and the escheator took the said sluice, pond and fishery into the king's hand and hindered the said abbot from doing such things; and the king informed him that the cognisance of the aforesaid things in no wise belonged to his office, chiefly because a remedy ought to be made for the king by the sheriff in his tourns for those things which concern the king's damage by the narrowing, straitening, and raising of the said sluice and pond, and by the conservators of the said statute, appointed or to be appointed by the king according to the form of the said statute, for those which concern the taking of such salmon and kippers, and by the men themselves according to the common law of the realm, for those which concern the damage of other men of those parts at the said fisheries.

Vacated, because otherwise below.

March 4.
Pontefract.

To John Trevaignon, John de Hampton, and John de Brideport of Bere. Order to proceed with all possible speed with the following assizes of *novel disseisin*, namely, that which John Inge arramed against Geoffrey, abbot of Herlouin Bec and others for a tenement in Meymbury, and that which the said John arramed against the said Geoffrey and others for a tenement in Preston and Selver, notwithstanding any other orders directed to them by the king, as the king had appointed them justices to take the said assizes.

March 5.
Pontefract.

To the treasurer and barons of the exchequer. Order to audit the account of John de Neusom, keeper of certain of the king's great horses, for his expenses in keeping the said horses and his receipts, and to allow him yearly for his robes, and for the robes of the grooms keeping those horses, as much as they think ought to be allowed to him, or so much as they find has hitherto been allowed to other keepers and grooms.

To the same. A like order in favour of Arnald Garcey, the king's serjeant, keeper of certain of the great horses of the king.

Feb. 27.
Pontefract.

To the treasurer and barons of the exchequer and to the chamberlains. The following merchants have besought the king to cause them to be paid the sums owing to them, as he owes them the following sums of money, to wit, to John de Kele of Gernethorp, 13 marks 3s. 2d.; John Hastiker, 14 marks 2s.; Henry Hellewavey of Almain, 19 marks 9s. 3d.; John Rogger of Loveyn, 7 marks 9s. 3d.; John Pape, 'marchaunt,' 6l. 12s. 10d.; Godfrey Heverling, 6l. 18s.; Simon Wenel, 14l. 18s. 6d.; Simon Algekirk, 8 marks 6d.; Gilkinus Luchegeyn of Malins, 114s. 11d.; Peter Blanker of Dendermont, 5 marks 10s. 3d.; Herbert Shepmarket of Almain, 15 marks 10s. 4d.; William Broun of Horncaster, 11 marks 11s. 10d.; Roger Petite of Lincoln, 13 marks 8s. 6d.; John de Raceburgh, 14 marks 12s.; Henry de South of Almain, 29 marks 3s. 1d.; Denys Foxe of Ipre, 11 marks 2s.; Lambert Daman of Malyns, 13 marks 12s. 10d.; John de Bercar of Malyns, 10 marks 2s.; Simon Colne of Malyns, 9 marks 9s. 9d.; Robert de Rouceby, 51 marks 9s. 9d.; and John Brune of Malyns, 14 marks 10s. 9d., for the loan which they made to the king in divers ports of the kingdom of their wool taken out of the kingdom, beyond the usual customs due to the king upon them, as appears by divers letters patent sealed with the seal called 'coket,' for which sums the said merchants have not yet received satisfaction; the king therefore orders the said treasurer, barons, and chamberlains, to cause the merchants to be paid the said sums out of the treasury, or to have a competent assignment in places where they may quickly be satisfied, having first ascertained whether they have not yet been paid.

By K.

1333.

*Membrane 22—cont.*March 5.
Pontefract.

To the treasurer and barons of the exchequer. Whereas on 16 October in the 5th year of the reign, the king, wishing to satisfy Antony Pessaigue for 2641*l.* 8*s.* 6*d.* which he owes to him for the residue of a certain greater sum owed to him, granted him the right to collect the said sum from the first issues of the county, stewardship, and stampage of Cornwall, by the hands of the sheriff and steward there for the time being, and afterwards James Nicholas, and Bartholomew Barde and their fellows, merchants of the society of the Bardi of Florence, among other sums which they paid for the king at his request, satisfied the said Antony for the said sum; and for that sum and for the other said sums paid by them for the king they have an assignment on the issues of the stampage of Cornwall and Devon, as fully appears in the letters patent granted to them in this respect, upon which pretext Antony restored the letters patent granting him the said sum from the said issues, to chancery to be cancelled, and they were cancelled; the king therefore orders the treasurer and barons to proceed to audit the account of the said merchants in this respect, and to cause them to have payment of the said 2641*l.* 8*s.* 6*d.*, from the issues of the said stampage according to the said assignment made to them, or else to have an allowance thereupon, notwithstanding that the letters which Antony had from the king were restored to chancery and cancelled.

March 2.
Pontefract.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order to amove the king's hand from a sluice, pond, and fishery in Wederhale, and not to intermeddle further with them, restoring the issues to the abbot of St. Mary's, York, as Henry, king of England, the king's ancestor, granted by charter to the abbot and monks of St. Mary's, York, the cell of St. Constantine, with the manor of Wederhale, the chapel of Warthewik, and the said sluice and pond of the fishery and mill aforesaid, and the king confirmed that charter, and further granted to the said abbot and convent the right to repair the said sluice and pond without hindrance, and afterwards, because the abbot complained that the escheator had prevented him from enjoying the said sluice, pond, and fishery, the king ordered that escheator to allow the abbot to enjoy the same without hindrance, and to inform the king if there was reason why he should not obey the said order; and the escheator informed the king that he had found by inquisition that the said abbot made a sluice and pond in the water of Eden, which is a great river in which the king and divers men of those parts have a fishery, some free and several, others common, and that the abbot took all salmon, both kippers and others, in the time forbidden and prohibited by statute and at other times, in that water and sluice, to the loss of the king and other men of 100*s.* a year, and because the said weir and pond are so narrow and so high that almost no salmon can cross them, the escheator took them into the king's hand, and prevented the abbot from doing such things, and the king warned the escheator that the cognisance of these things is not in his province.

Feb. 20.
Pontefract.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause the exchequer, together with the books, rolls, tallies, writs, memoranda, and all other things pertaining to it, to be brought to York, at the king's expense, safely and securely as they shall deem expedient, as the king has ordained by the advice of the prelates and magnates and others of the council, that it shall be transferred to that place, so that it may be held there on the morrow of Trinity next, and to enjoin the officials of the exchequer, on the king's behalf, to cause the rolls, tallies, writs, and all other things touching their offices to be arranged and carried to that place by the ordinance of the said treasurer, barons, and chamberlains, so that in all ways they may be there on the said day to do the things which belong to their offices, and the said treasurer and chamberlains shall

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Membrane 22—cont.

deliver from the treasury as much as is necessary for the carriage and arrangement of the aforesaid, according to their discretion, to those whom they shall appoint for this purpose. By K. and C.

To William de Herle and his fellows, justices of the Bench. Order to cause the said Bench to be transferred to York, at the king's expense, safely and securely as they shall see fit, together with the rolls, writs, and all other things touching the said Bench, so that it may be held at that place on the octaves of Michaelmas next, adjourning the parties pleading before them, who ought to be adjourned, to the same place; and the king has ordered the treasurer and chamberlains to cause the expenses which it will be necessary to make in carrying the rolls, writs, fines, and memoranda of the said Bench, to the said place, to be delivered out of the treasury to those who are charged with the carriage of the said rolls, etc., and the king has ordered Peter de Ludyngton, clerk in the said Bench, to cause the said rolls, etc., which are in his custody, to be arranged, and carried to the said place, according to the ordinance of the said justices, as it has been ordained by the king in council that the said Bench shall be transferred to York, and held there. By K. and C.

To the treasurer and chamberlains. Order to deliver the expenses which it will be necessary to make in carrying the said rolls, etc. to the said place, to those who are charged by the treasurer with this carriage, orders having been sent to William de Herle and his fellow justices and to Peter de Ludyngton as aforesaid. By K. and C.

To Peter de Ludyngton. Order to cause the rolls, etc., concerning the said Bench, which are in his custody, to be arranged and carried to the said place, by the ordinance of the said justices, an order having been sent to the treasurer and chamberlains as aforesaid. By K. and C.

March 6.
Pontefract.

To the sheriff of York. Order to cause the houses within York castle for holding the exchequer and for the session of the justices of the Bench, and the bars and other things which shall be necessary for the exchequer and session, to be repaired and amended, and if necessary newly constructed, without delay, as the king has ordained in council that the exchequer and the king's common Bench shall be transferred to York, and held there, to wit, the exchequer on the morrow of Trinity next, and the Bench on the octaves of Michaelmas following, during the king's pleasure.

By K. and C.

Vacated because otherwise below.

March 8.
Pontefract.

To John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining. Order to cause reasonable dower to be assigned to Sibyl, late the wife of Emery Pauncefot, tenant in chief, from all the lands which her husband held on the day of his death, according to their extent taken by the escheator, upon her taking oath not to marry without the king's licence.

March 6.
Pontefract.

To the sheriff of York. Order to cause the houses within York castle for holding the exchequer, and for the session of the justices of the Bench, and the bars and other things necessary for the exchequer and session, to be repaired and amended, and if necessary newly constructed, by the view and testimony of Nicholas de Langeton, mayor of York, from the issues of that bailiwick, as the king has ordained in council that the said exchequer and Bench shall be transferred to York as aforesaid. By K. and C.

MEMBRANE 21.

March 4. To the treasurer and barons of the exchequer. Order to cause the Pontefract. demand, which they had made on Roger, bishop of Coventry and Lichfield,

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Membrane 21—cont.

for the waste and estrepement for a year and a day of the houses of a messuage in Warrewyk, to be superseded, and cause him to be discharged thereof, releasing him from any distraint made on him upon that occasion, provided that those who held them answer to the king for the said year, day, and waste, as the king wished the said year, day, and waste of the houses of the said messuage which Robert de Belleyettere held, who was hanged for felony, which was in the king's hand for a year and a day, and which was held of the said bishop, to be delivered to him, so that he should answer to the king for it, by a security which he found before the king in chancery, for answering to the king for the said year, day, and waste, and the king ordered the sheriff of Warwick to cause the said year, day, and waste to be delivered to the bishop by the said security, and now the said bishop has restored the said writ entire into chancery, asserting that he has in no way inter-meddled with the said year, day, and waste, and has besought the king to cause him and his mainpernors to be discharged thereof.

March 6.
Pontefract.

To the same. Order to cause the executors of the will of Edmund, earl of Kent, to come before them at the exchequer and to audit their account in the following matters, and to cause to be done in that matter what belongs to the final issue of that account, as the king learns that the said earl on the day of his death owed the king divers sums of money from the wardrobe of the king and his father for the time when Roger de Northburgh, now bishop of Coventry and Lichfield, Roger de Waltham, Nicholas de Hugate, and Adam de Lymbergh, were keepers of the said wardrobe, and from the issues of Dover castle for the time when he was constable there, and warden of the Cinque Ports, and for other divers causes, for which he rendered no account.

March 6.
Pontefract.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause Richard de la Pole and William his brother to have payment or a competent assignment for the sums of money which the king owes to them, which they paid to divers merchants for divers debts lent to the king by the said merchants by letters of obligation sealed with the 'coket' seal, for which sums the said Richard and William have not yet received any satisfaction, and have besought the king by their petition before him and his council in the last parliament at York to order the said sums to be paid to them.

By pet. of C.

March 12.
Pontefract.

To the abbot of St. Mary's, York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland, and Northumberland. Order to pay to William de Melton, archbishop of York, from the said money and from other money in his custody, 1000*l.* as John, bishop of Winchester, and William, bishop of Norwich, and William de Clinton, Geoffrey le Scrop, and Master Richard de Bury, clerk, made a certain recognisance for the said sum to the archbishop, for the king, for the expedition of certain of the king's affairs, to be paid on a certain day, now about to come.

By K.

March 13.
Pontefract.

To the same. Order to pay to William de Melton, archbishop of York, 200 marks from the said money, as Thomas de Brayton, parson of Camsal church, and Michael de Wath, parson of Wath church, in York diocese, made a certain recognisance to the said archbishop for the said sum, for the king, for the expedition of certain of the king's affairs, to be paid on a certain day, now about to come.

March 12.
Cowick.

To the treasurer and barons of the exchequer. Order to view the rolls and memoranda of the exchequer and to cause the king's letters testimonial to be made in the proper form under the seal of the exchequer, to Master Itherius de Concoreto, papal nuncio in England, for his account,

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Membrane 21—cont.

as Itherius has informed the king that he has accounted at the exchequer for a moiety of the first fruits of benefices reserved by the pope, for the last three years, and for half of the quadrennial tithe granted to the king by the said pope, and he asks for the king's letters testimonial for this account, under the seal of the exchequer, for his safety, from the said treasurer and barons.

- Feb. 2. To Matthew Broun, escheator in cos. Lincoln, Northampton, and
York. Rutland. Repetition of an order previously sent to him to cause 11*l.* 6*s.* 8*d.* a year to be assigned to Roger de Quilly from the lands which John de Benteley holds of the inheritance of John Lovel, the said sums being the value of the third part of the manor of Dounton [*as in this Calendar*, 6 *Edw. III.* p. 488], and to inform the king of the true value of the lands which he has assigned to the said Roger, and also to explain why he has not attended to the king's previous order.
- March 21. To the treasurer and barons of the exchequer. Order to receive John
Pontefract. Bogh, and William Josep of Kermerdyn, or one of them if both cannot be present, in place of brother John Wynter, prior of Kermerdyn, whom the king has permitted to substitute the said persons in his place, to render his account for all the issues received by brother John de Chaundos, late prior of that place, and by other predecessors of the said prior, from the land of South Wales, for the time when these priors were chamberlains of South Wales of the king and his father.
- March 17. To the same. Order to cause allowance to be made to John Vyncent,
Pontefract. receiver of the issues of the county of Ponthieu, on his account, for 100*l.* sterling, which he paid by the order of John, bishop of Winchester, the chancellor, to Bartholomew de Burgherssh, seneschal of Ponthieu, upon his fee which he receives in that office.
- March 18. William Chump, imprisoned at Nottingham for trespass of vert and
Pontefract. venison in Shirewode forest, has letters to Ralph de Nevill, keeper of the Forest this side Trent, to bail him until the coming of the justices for pleas of the Forest in co. Nottingham.
- March 22. To William de Clynton, constable of Dover castle, and warden of the
Pontefract. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Roger de Freyne, who is about to set out for parts beyond the seas by the king's licence, to cross from that port without hindrance.
Vacated, because on the dorse.
- March 26. To the abbot of St. Mary's, York, receiver of the money of the tenth
Cowick. and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland, and Northumberland. Order to pay 100 marks, from the said money and from other money in his custody, to Gilbert Talbot, by the king's gift. By K.
- The following have like letters for the following sums, to wit:
- | | |
|--|-------|
| John de Roos, for 50 marks. | By K. |
| Thomas de Bello Campo, earl of Warwick, for 100 <i>l.</i> | By K. |
| April 3. Ebulo Lestraunge, for 100 marks. | By K. |
| Knaresborough. Simon Ward, for 40 <i>l.</i> | By K. |
| April 16. Gawayn Corder, for 100 <i>s.</i> | By K. |
| Durham. | |
| April 20. Bartholomew de Burgherssh, for 40 marks. | By K. |
| Newcastle-on-Tyne. | |
| March 26. To the taxers and collectors of the tenth and fifteenth in co. Leicester·
Cowick. Order to deliver all the money collected by them of the first term of the | |

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Membrane 21—cont.

said aid to Robert de Tanton, keeper of the wardrobe, or to him whom Robert shall have deputed in his place, in the presence of Master John de Ayleston, for the king's benefit, although the king had appointed them to levy and collect the said aid, delivering the money to the exchequer, one moiety on the morrow of Purification next, the other moiety on the morrow of Trinity next. By K.

March 20.
Pontefract.

To the mayor and bailiffs of the town of Kyngeston. Order to cause two ships of war to be provided and prepared in their port, from the ships of that town, immediately upon sight of these presents, and to cause them to be munitioned with men and other necessities so that they may be prompt and ready on the Wednesday in Easter week next, to set out in the king's service and at his wages, against the Scots, as the king will let them know, because the king needs naval assistance for the repulse of the Scots, enemies and rebels against him, who have invaded the kingdom with a great army, committing murders, depredations, burnings, and other crimes. By K. and C.

A like order to the bailiffs of the town of Raveneserodde for providing one ship in the port of that town.

MEMBRANE 20.

March 10.
Pontefract.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to pay to Henry de Wytheton, the chaplain celebrating divine service in the king's chapel within the manor of Clipston, the arrears of five marks yearly, from the time of the escheator's appointment, and to pay to him that sum henceforth, in accordance with the late king's grant, on 5 December, in the 9th year of his reign to Henry of 2 marks yearly by the hands of the escheator beyond Trent, in addition to the 40s. yearly that he was wont to receive for the chantry in the said chapel, because he celebrated sometimes in St. Edwin's chapel; and on 6 September in the 4th year of his reign, at the petition of the said Henry, the king granted him 5 marks yearly, to be received from the issues of the said manor by the hands of the escheator beyond Trent.

March 12.
Pontefract.

To the treasurer and barons of the exchequer. Order to cause John de Wroxale, sheriff of Somerset and Dorset, to be discharged and released by the king's favour from an amercement which they had exacted from him by summons of the exchequer, and had caused him to be distrained for it, as the king lately learned that John was intending divers affairs of the king by his order, wherefore he could not make his proffer in person at Michaelmas last, and the king by special favour allowed him to make his proffer for that occasion by one of his clerks, and ordered the treasurer and barons to allow this to be done and to receive the proffer from the said clerk, and the said sheriff sent a clerk to the exchequer to make his proffer, but the treasurer and barons refused to admit the proffer from the said clerk, because in the writ sent to them John was erroneously described as sheriff of Oxford and Berkshire, and not as sheriff of Somerset and Dorset, and they caused the said John to be amerced heavily for this, whereupon John besought the king to provide a remedy. By K.

To the same. Order to cause John de Wroxhale, sheriff of Somerset and Dorset, to have respite until the octaves of Michaelmas next for rendering his account at the exchequer of the issues of the said counties on the morrow of Trinity next, and in no wise to distrain him in the meantime for rendering his account at the exchequer, as the king has granted him this respite by special favour because he is intending divers and difficult affairs elsewhere by the king's order. By K.

1333.

Membrane 20—cont.

March 18. To the sheriff of Cumberland. Order to cause repairs to be done to the
Pontefract. houses, walls, turrets, and bridges in Carlisle castle by the view and testimony of William de Stransale, to the sum of 20*l.* from the issues of the said county, as the king understands that the said houses, etc., are so ruinous and broken that he may easily suffer harm unless they are quickly repaired.
By K.

March 18. To John de Denton of Newcastle-upon-Tyne. Order to cause 40 quarters of wheat, 10 tuns of wine, 6 carcases of oxen, and 200 quarters of oats to be bought with his money, and to cause the corn to be ground, and the flour thereof and the other victuals aforesaid to be carried to William de Monte Acuto, now in the North, and to be delivered to him by indenture, and the king will cause him to have payment for the money which he spends for the said victuals and in respect of the said carriage, as the king is in need of divers victuals for the maintenance of certain of his subjects staying in the North.
By K.

To Roger de Wylughby, Roger de Baukewell, and Henry de Fenton, justices appointed to take assizes in co. Leicester. Whereas lately at the prosecution of William Brabazoun, knight, showing that he arranged an assize of *novel disseisin* before Roger and Henry against William Ammory, chaplain, Eustace Folvill and others contained in the original writ, for tenements in Sproxton, and because the sheriff of that county alleged that he took into the king's hands the said tenements placed in view in the said writ, to wit, 2 messuages, 3½ bovates of land, and 3½ acres of meadow in that town, by reason of a writ of privy seal directing the sheriff to take all the lands of the said Eustace into the king's hand, the said Roger and Henry delayed to proceed with that assize, and the king ordered them to proceed with the said assize, but in no wise to proceed to render judgment without consulting him, and William Brabazoun has earnestly besought the king to order judgment to be given, as the said assize has been taken; the king therefore orders the justices to view the record and process of that affair and to proceed to render judgment with all possible speed.
By p.s.

March 20. To Roger Mauduyt, sheriff of Northumberland. Order to intend with
Pontefract. all diligence the arraying of all the men in that county, as well within the liberties as without, between the ages of 16 and 60 years, both horse and foot, and leading them thus arrayed and provided with proper arms, to wit, each one according to his estate, against the Scots, if they have invaded the kingdom by those parts, and leading them to the king if the Scots have presumed to invade the kingdom elsewhere.
By K.

To the sheriff of York. Order to cause proclamation to be made in that bailiwick that a market shall be held every Thursday at the town of Snayth, which Queen Philippa holds by the king's grant for life, because the king wishes her to have this market in the place of the market on every Sunday as heretofore.
By K.

March 23. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manor of Shutlyndon, and a messuage and 80 acres of land in Barton, restoring the issues to Nichola late the wife of Richard de la Bere of Westcote, as the king has learned by inquisition taken by the escheator that the said Richard and Nichola held the said manor, messuage and lands jointly on the day of Richard's death, and that the manor, messuage and lands are not held of the king.

March 26. To the sheriff of York. Order to cause the houses where the king's
Cowick. armourers and other smiths making armour for the king dwell, within York

1333.

Membrane 20—cont.

castle, which houses lately belonged to the Templars, to be repaired for them to work in, by the view and testimony of Nicholas de Langeton, mayor of York, and if necessary newly constructed, and to cause the chapel there to be repaired so far as is necessary, for the celebration of divine service.
By C.

March 26.
Cowick.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manors of Denford, co. Berks, and Wambergh, co. Wilts, excepting 10*l.* a year in land in Wambergh, restoring the issues, as it is found by inquisition taken by William Trussel, late escheator beyond Trent, that Emelina de Longespee held the said manors for life with the said exception, with remainder of Denford manor to Matilda, late the wife of Robert de Holand, and her heirs, and of Wambergh manor, except the said rent, to Thomas, earl of Lancaster, deceased, for life, with remainder, at his death, to Robert de Holand and Matilda, his wife, and the heirs of Matilda, and that the said manors are not held of the king, a former order having been sent to William Trussel, late escheator beyond Trent, not to intermeddle further with the manor of Kyngessinton and the hundred of Sutton, co. Northampton, as it was found by an inquisition taken by the said William that Emelina de Longespee held no lands of the king in chief in that bailiwick at her death, but that she held the said manor and hundred for life, by a fine levied in the court of the late king, with remainder to Thomas, earl of Lancaster, deceased, for life, and after his death to Robert and Matilda and their issue, and that the said manor and hundred are held of the heirs of the earl of Salisbury, which inheritance is now in the hand of the earl of Warenne, by the service of a red sparrowhawk or 2*s.* a year.

March 22.
Pontefract.

To Gilbert [de] Ledred, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with the priory of Chaucombe, now void by the death of Roger, the late prior, or with the temporalities or goods pertaining to the same in that bailiwick, which were taken into the king's hand by reason of the said voidance and because of the minority of the heir of Stephen de Segrave, a minor in the king's wardship, to whom the advowson of the priory belongs, restoring the issues thereof to the sub-prior and convent, provided that a servant be deputed in the priory during the voidance, on the king's behalf, for the protection of the priory and its goods, according to an order sent to Matthew Broun, late escheator in those counties, by the late king, on the death of the prior Alexander [*as in this Calendar, 19 Edw. II. pp. 468-9.*]

The like to the following :

Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham.

William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster.

March 26.
Cowick.

To the abbot of St. Mary's, York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland, and Northumberland. Order to deliver to Richard le Goldsmyth, 40*l.* from the money of the said aid and from other money in that abbot's custody, for his expenses, as the king has appointed Richard to choose in York county 60 carpenters to make certain of the king's engines and as many sawyers (*saghiatores*), smiths, ropers (*ropar*"), and other workmen as shall be necessary for doing these works.
By K.
[*Fædera.*]

March 27.
Pontefract.

To the treasurer and barons of the exchequer. Order to admit John de Leycestr[ia] to the office of one of the chamberlains of the exchequer, to

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Membrane 20—cont.

which the king lately appointed him, to hold during good behaviour, notwithstanding an appointment which the king had subsequently made of Henry de Idebury to the same office during pleasure, as the king wishes John to hold the office.
By p.s. [6305.]

To Henry de Idebury. Order to deliver to the said John all the keys, rolls, memoranda, and other things touching that office, which are in his custody.
By the same writ.

March 26.
Cowick.

To the treasurer and barons of the exchequer. Order not to proceed to the final issue of the account of Master Peter de Galiciano, late constable of Bordeaux, for the time when he was constable there, without consulting the king.
By C.

March 29.
Cowick.

To the mayor and bailiffs of Kyngeston-upon-Hull. Order to cause one ship of war to be provided from that port with sufficient munition of armed men, to be ready to set out on the king's service at his wages against the Scots, who have invaded the kingdom, on Wednesday in Easter week, as the mayor and bailiffs have informed the king that several of the ships and mariners of the said town are now in the northern parts with victuals and other things for the sustaining of the king's lieges there, for which reason they cannot at present send two ships, well furnished with men, to those parts, as they had been previously ordered by the king [*as at p. 22 above.*]
By K. and C.

MEMBRANE 19.

March 22.
Pontefract.

To the sheriff of Southampton. Order to cause 500 quarters of wheat and 2,000 quarters of oats to be bought and purveyed with all possible speed out of the issues of that bailiwick, both within the liberties and without, where it may be done for the greatest convenience of the king and with the least harm to the people, and cause them to be brought and carried to Newcastle-upon-Tyne, so that a moiety of those victuals may be there on the Ascension next, and the other moiety at Midsummer next, to be finally delivered to the receiver of the king's victuals there, by indenture made thereupon, because the Scots have many times invaded the kingdom with a great multitude of armed men, committing homicides, depredations, burnings, and other innumerable crimes, breaking the peace lately concluded between the king and them, and making war on the king, wherefore the king has ordained and proposed to be at Newcastle-upon-Tyne with horses and arms at Trinity next against the said enemies to restrain their malice; and to sustain the king and those who will come there, it is necessary for the king to have divers kinds of victuals.
By K.

The like to the following sheriffs for purveying the following things:

The sheriff of Surrey and Sussex, for 500 quarters of wheat and 3,000 quarters of oats.

The sheriff of Kent, for 1,500 quarters of wheat and 2,000 quarters of oats.

The sheriff of Essex, for 1,000 quarters of wheat and 1,500 quarters of oats.

The sheriff of Cambridge and Huntingdon, for 1,500 quarters of wheat and 1,000 quarters of oats and 1,000 quarters of beans.

The sheriff of Bedford, for 500 quarters of wheat.

The sheriff of Northampton, for 1,000 quarters of wheat, 1,000 quarters of oats, and 500 quarters of beans.

The sheriff of Leicester, for 1,000 quarters of wheat, 500 quarters of oats, and 500 quarters of beans.

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Membrane 19—cont.

The sheriff of Suffolk, for 500 quarters of wheat and 500 quarters of oats.

The sheriff of Norfolk, for 2,000 quarters of barley, 500 quarters of beans, and 300 quarters of salt, and in the town of Great Yarmouth 30 lasts of herrings.

The sheriff of Lincoln, for 2,000 quarters of wheat, 2,000 quarters of oats, 300 quarters of salt, 500 bacon hogs, and 6,000 of the fish which are called 'stokfissh' and 'scrafissh.'

The sheriff of Nottingham, for 1,000 quarters of wheat, 1,000 quarters of oats, 500 quarters of beans, and 500 bacon hogs.

The sheriff of Derby, for 1,000 quarters of hay, 200 bacon hogs, and 600 horse shoes with nails for them.

And for the following victuals in the following places, to be purveyed and brought to the port of Skymburnesse:

The sheriff of Lancaster, for 1,000 quarters of oats and 300 bacon hogs.

The justice and chamberlains of Chester, for 500 quarters of wheat, 500 quarters of oats, and 200 bacon hogs from the issues of co. Chester.

The sheriff of Gloucester, for 100 quarters of wheat, 500 quarters of beans, and 300 bacon hogs.

The sheriff of Worcester, for 500 quarters of wheat and 500 quarters of oats.

The sheriff of Somerset, for 600 quarters of wheat, 600 quarters of oats, and 500 quarters of beans.

The sheriff of Devon, for 300 quarters of coarse salt (*grossi salis*.)

March 28.
Cowick.

To the sheriff of Norfolk and Suffolk. Order to pay to Rhys son of Rhys ap Mereduk, a Welshman, imprisoned in Norwich castle, the arrears of his wages which he was accustomed to receive in the time of the king, his father and grandfather, from the time that sheriff held his office, and to pay his wages henceforth as long as he is sheriff.

March 30.
Aberford.

To John de Warena, earl of Surrey. Order to cause 300 men, both archers and others, to be elected from the men in his lands of Bromfeld and Yal, and to be provided with proper arms, and to cause these men so elected, armed and well arrayed, to be brought to the king at Newcastle-upon-Tyne, at the king's wages, to be there a month after Easter next, to set out ultimately with the king against the Scots, who have invaded the kingdom; and the king has ordered the chamberlain of North Wales to pay the leaders (*ductoribus*) of the said men, appointed by the earl for this purpose, the wages for themselves and the said men from the issues of the chamber, until they [are] at the said place. By K.
[*Fædera*.]

The like to the following, '*mutatis mutandis*,' to wit:

Richard earl of Arundel, or his steward for 200 men from his lands of Clon and Osewaldestre.

John de Cherleton, for 500 men from his land of Powys.

William de Monte Acuto or his steward, for 300 men from his land of Dyngbegh.

John earl of Hereford, for 300 men from his land of Bregghennok.

William la Zousche, for 300 men from his land of Glaumorgan.

Elizabeth, lady of Clare, for 100 men from her land of Usk.

Hugh de Audele or his steward, for 100 men from his land of Neuport.

The keeper of the land of Pembrok, for 100 men from that land.

The keeper of the land of Bergeveny, for 100 men from that land.

John de Crombewell, for 60 men from the land of Hope. [*Ibid*.]

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Membrane 19—cont.

To the justice of North Wales, or to him who supplies his place. Order to cause 1,500 men, both archers and others, to be elected from the men of these parts, without delay, and to be provided with proper arms as aforesaid. By K.

[*Ibid.*]

To the justice of South and West Wales, or to him who supplies his place. Order to cause 1,500 men to be elected within that bailiwick as aforesaid. By K.

[*Ibid.*]

To the justice of Chester or to him who supplies his place. Order to cause 500 men to be elected within that bailiwick as aforesaid. By K.

[*Ibid.*]

To the chamberlain of South and West Wales. Order to pay the leaders of the men whom the justice of South and West Wales has caused to be elected in pursuance of the king's order above written, which leaders the said justice has deputed for this purpose, their wages for themselves and the said men, from the issues of the chamber, by a clerk deputed by the chamberlain for this purpose, until the said men [are] at the said place.

By K.

To the chamberlain of North Wales. The like order, *mutatis mutandis*.

By K.

To the chamberlain of South and West Wales. The like order to pay wages as aforesaid to the leaders of the men elected by John, earl of Hereford, William la Zousche, Elizabeth, lady of Clare, Hugh Daudele or his steward of Neuport, the keeper of the land of Pembroke, and the keeper of the land of Bergeveny, in pursuance of the king's orders above written.

By K.

To the chamberlain of North Wales. The like order to pay wages as aforesaid to the men elected by John de Warennia, earl of Surrey, Richard, earl of Arundell, John de Cherleton, and William de Monte Acuto, in pursuance of the king's orders above written.

By K.

To the chamberlain of Chester. Order to pay wages as aforesaid to the men elected by the justice of Chester.

By K.

To the chamberlain of North Wales. Order to pay wages as aforesaid to the men elected by John de Crombewell.

MEMBRANE 18.

March 25.
Cowick.

To the taxers and collectors of the tenth and fifteenth in the parts of Kesteven, co. Lincoln. Whereas the king appointed Maneutus Francisci to make divers provisions of corn and other victuals in divers parts of the realm, and to cause the said corn and victuals to be brought and carried to Newcastle-upon-Tyne, and lately the king ordered the treasurer and barons of the exchequer, and the chamberlains to cause 1,000*l.* from the exchequer to be delivered to the said Maneutus and to a clerk appointed by them to attend to the said provisions with Maneutus, which money cannot be paid to them at present for various causes, the king, wishing the said provisions to be made with haste for the maintenance of his army which is about to go there with him against the Scots, orders the taxers and collectors to deliver 300*l.* of the money of the said aid to Robert de Wolsthorp and John de Melton, whom the king has appointed to attend to the said provisions and

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Membrane 18—cont.

for receiving and paying for them, notwithstanding any other order directed to them for paying that money elsewhere.

By K.

The like to the taxers and collectors of the tenth and fifteenth in the parts of Holand, co. Lincoln, to deliver 200*l.* to the same Robert and John.

By K.

March 23.
Pontefract.

To the sheriff of Essex. Order to cause John Page to have full seisin without delay of 6 acres of pasture in Rewenhale, which John Qeynterel held, who was outlawed for felony, and which were in the king's hand for a year and a day, as the king has learned by inquisition taken by the sheriff that John Qeynterel held them of John Page, and that William Trussel and John Bloumville had the year, day, and waste thereof and ought to answer for them to the king.

Vacated because surrendered.

To the same. Order to cause the prior of Dunmawe to have full seisin of 23 acres of land, 3 roods of meadow, 3 acres of pasture, and the moiety of a messuage in Lambourne which Robert William de Haveryngg held who was outlawed for felony, and which have been in the king's hand for a year and a day, as the king has learned by inquisition taken by the sheriff that Robert held them of the prior, and that William, bishop of Norwich, had the year, day and waste thereof, and ought to answer for them to the king.

Vacated because surrendered.

March 29.
Cowick.

To John de Bloumville, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with certain lands in Kellevedene, Inneworth and Great Brakstede, co. Essex, which he had taken into the king's hand on the death of John Filliol, restoring the issues to Margery, late the wife of the said John, as the king has learned by inquisition taken by the escheator, that John and Margery at John's death, held those lands jointly, by the gift and grant of Richard Filliol and of Richard de Bergbolt, by a fine levied in the court of the late king, to be held by John and Margery for their life, with remainder to Richard son of the said John and the heirs of his body, and that the said lands are held of the abbot of Westminster and of the abbess of Elnestowe by divers services.

March 31.
Knaresborough.

To the sheriff of York. Order to pay to Joan Comyn of Boghan 20*l.* for the present Easter term, of those 40*l.*, which the king granted to her, to receive yearly from the issues of that bailiwick by the hands of the sheriff for the time being.

March 29.
Cowick.

To the abbot of St. Mary's, York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland, and Northumberland. Order to deliver to the king's serjeant, Master John Pavylionar, 40*l.* from the said money and from other money in the abbot's custody, upon divers provisions to be made therewith in his office.

By K.

April 1.
Knaresborough.

To the treasurer and barons of the exchequer. Order to cause all payments, which they had required to be made at the exchequer before the morrow of Trinity next, or which are to be made there in the mean time, to be made to the abbot of St. Mary's, York, whom the king has appointed receiver of that money, so that the affairs of the king and kingdom may in no way be retarded for lack of such payment, making known to those, who ought to make these payments, that they will receive letters of receipt from the said abbot for the sums of money which they pay, as the king had ordained that the exchequer should be transferred to York, and had ordered the treasurer and barons to cause the rolls, writs, tallies and other memoranda of the exchequer to be brought to that place on the morrow of Trinity

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Membrane 18—cont.

next, and now the king had ordained a journey to Newcastle-upon-Tyne, to repress the malice of the Scottish enemies, who have invaded the kingdom and do not cease to perpetrate all the evil which they can, notoriously breaking the peace begun elsewhere between the king and them, for which it is necessary for the king to expend great sums of money. By K. and C.

To the abbot of St. Mary's, York. Order to receive the money which will be delivered to him as aforesaid for the king's benefit, and to cause it to be safely kept until further orders, and cause letters patent to be made containing the receipt of the money thus paid to him, for those who have made such payments, by which the king may cause tallies to be levied on them in their discharge. By K. and C.

March 29. To the mayor and bailiffs of Newcastle-upon-Tyne. Order to cause Pontefract. suitable houses for storing and keeping the king's victuals in that town to be delivered to Master Gilbert de Halghton, parson of the church of Hovyngeham, whom the king has appointed receiver of the victuals of corn, wine, and other things, which are now sent, or will be sent to the said town, so that he shall answer to the king for those victuals, and the king wishes that reasonable satisfaction may be given to those whose houses are so delivered. By K. and C.

April 6. To the sheriff of Warwick and Leicester. Order to pay to Giles de Knaresborough. Bello Campo upon the issues of that bailiwick, 20*l.* for Easter term last, of those 40*l.* which the late king granted to him to be received yearly by the hands of the sheriff of the said counties for the time being from the issues of those counties.

April 3. To the abbot of St. Mary's, York, receiver of the money of the tenth and Knaresborough. fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland, and Northumberland. Order to pay to Robert de Tanton, keeper of the wardrobe, 600 marks from the said money and from other money in the abbot's custody, upon the expenses of the household. By K.

April 7. To the sheriff of Cambridge. Order to pay to Master John de Lange- Northallerton. toft, warden of the scholars whom the king maintains in the university of Cambridge by his alms, 10 marks which the said John has informed the king are in arrear for the pension of the houses where these scholars dwell, as to the king's great surprise, that sheriff has neglected to attend to a previous order directing him to pay by indenture to John the said arrears for the last two years. By K.

April 2. To the sheriff of Cambridge and Huntingdon. Order to pay to Master Knaresborough. John de Langetoft, warden of the scholars whom the king maintains in the university of Cambridge by his alms, the arrears of the wages due to John and the said scholars, and also John's wages until Midsummer next, by an indenture to be made thereupon between the sheriff and John. By K.

April 6. To the sheriff of Lincoln. Order to cause 100*l.* from the issues of that Northallerton. bailiwick to be paid without delay or excuse, upon sight of these presents to Robert de Wolsthorp and John de Melton for making payments for victuals which the king has deputed them to make, which victuals have been provided by Maneutus Francisci by the king's order [*as at p. 27 above*]. By K.

To Robert de Welsthorp and John de Melton. Order to pay from the money which the king ordered to be delivered to them by the taxers and collectors of the tenth and fifteenth in the parts of Kesteven and Holand, co. Lincoln, and from other money delivered or to be delivered to them, for

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Membrane 18—cont.

the corn and victuals bought and provided as aforesaid by Maneutus Francisci, to those from whom the corn and victuals were bought, by the advice and information of the said Maneutus, so that the provisions needed by the king may in no way be delayed for lack of payment, and to make indentures between themselves and the said Maneutus for the sums which they shall so pay and the number of quarters of corn and the other victuals.

By K.

April 7. To the treasurer and barons of the exchequer and to the chamberlains.
Northallerton. Order to apply all possible diligence in levying the money owed to the king at the exchequer, because it is necessary for the king to pour out infinite sums of money on account of the great and arduous affairs arising by reason of the present war with Scotland, and to cause that money to be safely and securely guarded and brought to the king with all possible speed; and the king does not wish any payment to be made to any person by virtue of any orders previously directed to them or to be directed, for the reason aforesaid, until it shall be otherwise ordained by the king and council.

April 5. To the collectors of the new custom in the port of Boston. Order to pay
Knaresborough. to John de Feryby, controller of the said custom in that port, such wages from the issues of the custom from the time when he was controller there, and henceforward, as John de Barton and other late controllers there were wont to have and receive.
By p.s. [6315.]

March 15. To the treasurer and barons of the exchequer. William Heyron, son and
Pontefract. heir of Roger Heyron, has besought the king that—as 11*l.* which Roger owed to the late king for the remainder of his account for the time when he was constable of Baumburgh castle, were to be paid in instalments of 20*s.*, twice a year, as attornated by the treasurer at that time, and Roger paid the first instalment of 20*s.*, and before the second term, he died—the king will be pleased to grant him the same terms for the remaining 10*l.*; and the king has granted that the said William may have the same terms as his father enjoyed and orders the treasurer and barons to allow him to have them.
By p.s. [6289.]

April 10. To the sheriff of York. Order to cause 120 quarters of wheat, 20 quarters
Durham. of beans and peas and 80 bacon hogs or other salt meat of the same value (*ad valenciam*) to be bought and purveyed immediately upon sight of these presents from the issues of that bailiwick, in places which he shall deem expedient, both within liberties and without, and cause 40 quarters of that wheat to be ground and the flour to be put in tuns and the said wheat, flour, and meat to be brought and carried to Knaresborough castle and delivered to the constable there, by indenture, for the provision of that castle.
By K.

MEMBRANE 17.

April 11. To the treasurer and barons of the exchequer. Order to cause allowance
Durham. to be made to William de Botereaux, sheriff of Cornwall, on his account, for 30 marks which he has paid to Peter Burdet by the king's order, as Edward I. granted to Peter, for the long service which he rendered, the custody of Launceveton castle and of the gaol there, for life, receiving 20 marks yearly for that custody, by the hands of the sheriff of Cornwall for the time being, and on 8 April in the 5th year of his reign, the present king ordered William to pay the said 20 marks yearly to Peter, and to pay them henceforth, and William paid 20 marks in the 6th year of the king's reign, and 10 marks for the term of Easter last to the said Peter by virtue of the said order.

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*Membrane 17—cont.*April 14.
Durham.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Oto, lord of Kuyk, or his attorney 125*l.* from the issues of the said custom for Easter term last in accordance with the king's grant to him of 250*l.* yearly, for life, from the issues of that custom.

*Vacated because otherwise below.*April 14.
Durham.

To the abbot of St. Mary's, York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland, and Northumberland. Order to deliver from the money of the said aid and from other money in his custody, to Master John Pavilonar, the king's serjeant, 20*l.* for making provisions therefrom in his office, besides those 40*l.* which the king lately ordered the abbot to deliver to him for that purpose. By K.

To the taxers and collectors of the tenth and fifteenth in the North Riding, co. York. Whereas the king lately appointed them to levy and collect the said aid under a certain form, and to deliver the money arising therefrom to the exchequer, one moiety on the morrow of Purification last, and the other moiety on the morrow of Trinity next, and afterwards, for certain reasons, the king ordered them to deliver all the money of the said aid to the abbot of St. Mary's, York, whom the king had appointed receiver of the said aid, to be kept for the king's use, and now the king has learned that they have levied for the king's use divers sums of money of the said aid beyond the moiety for the term of Purification, in the said North Riding, and retain it themselves; and because the king needs money at present for the expedition of certain of his affairs, he orders the said collectors to cause all the money collected by them beyond the said moiety, and in their hands, to be brought without delay to York and delivered to the said abbot for the king's use. By C.

The like to the taxers and collectors of the tenth and fifteenth in the West Riding, co. York. By C.

April 14.
Durham.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order to deliver the manor of Wormenhale, co. Buckingham, to John, son of John de la Ryvere, as the king has learned by inquisition taken by the escheator that John de la Ryvere held the said manor in his demesne as of fee at his death, of the honour of Gloucester, by the service of the moiety of a knight's fee, and that the said manor came into the late king's hands as a custody, because the honour was in the hands of the said king by the death of Gilbert de Clare, late earl of Gloucester, tenant in chief, and is now in the king's hands, and that John son of the said John de la Ryvere is his next heir and of full age.

April 6. To the treasurer and barons of the exchequer and to the chamberlains. Knaresborough. Order to inspect the rolls and memoranda of the exchequer touching the sums of money paid to Arnold de Duro Forti for his wages or for other reasons by the king's writs, during the last four years, and to inform the constable of Bordeaux thereof without delay, as the king wishes the constable to inform himself concerning the said payments. By K. and C.

April 16.
Durham.

To the treasurer and chamberlains of the exchequer, Dublin. Order to deliver to John Darcy, whom the king has appointed justiciary of Ireland during pleasure, if he shall need money for victuals and other necessities while he intends that office, the usual fee due for the said office for a quarter from the time when he held that office, by the hands of the treasurer. By K.

April 15.
Durham.

To the sheriff of Northampton. Order to restore to William Gobioun, chaplain, his lands, goods, and chattels which had been taken into the king's

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Membrane 17—cont.

band upon his being indicted before the last justices in eyre in that county of coming by night together with others at Denshangre, and of feloniously taking and abducting his brother Henry, taken for the death of Roger Rag of Estpirie, and delivered into the custody of the constable and tithing man of Denshangre, and for taking and carrying away the goods and chattels of the said Henry, to the value of 40s., which were forfeit to the king, as William has purged his innocence before the bishop of Lincoln, his diocesan, to whom he was delivered by the said justices according to the privilege of the clergy.

- April 18. To the treasurer and chamberlains. Order to pay to Antony Bache from Durham. the treasury 863*l.* 7*s.* 8*d.*, which he caused to be lent to the king, at his request, by different men, and has pawned divers of the king's gold and silver vessels, and other of the king's jewels in his custody, to the said men for that money, until an appointed day, yet to come, and the king wishes the said men to be paid.

By K.

Vacated, because on the Liberate roll.

- April 22. To John Darcy, justiciary of Ireland. Order to give credence to Robert Newcastle-on-Tyne. de Scardeburgh, to whom the king has made known the intent of his mind, to speak on the king's behalf, upon the contents of a certain indenture made between John, bishop of Winchester, the chancellor, and the said Robert, and to give effect thereto according to the desire of the king's heart, the form of the said indenture being preserved.

By K.

- April 18. To the treasurer and barons of the exchequer. Order to cause allowance Durham. to be made to William de Langeford, keeper of the New Temple, London, for 2*d.* a day, which he shall be found to have paid to a certain groom for his wages for keeping the gates there, from 25 January in the 6th year of the reign, on which day the king ordered him to make the said payment from the ferm of that Temple.

- April 15. To the same. Whereas the late king on the 25 May in the 12th year Durham. of his reign, at the prosecution of the master and brethren of the order of St. Lazarus of Jerusalem in England ordered the treasurer and barons to discharge the said master and brethren from payment of the tenths, tallages and aids, heretofore granted to the king by the popes, for the time then past and thenceforward in like cases [*as in this Calendar, 12 Edw. II. p. 71*], and the king wishing to continue the favour granted by his father, afterwards ordered the treasurer and barons to view the said writ and to discharge the said master and brethren of the said tallages and aids according to the tenor of the writ, and afterwards at the petition of the said master and brethren before him and the council in parliament, the king learned that the treasurer and barons delayed to discharge them from the said tenths and aids in the king's time, although they had been released from the said tenths and aids in the late king's time, and the king again ordered the treasurer and barons to inquire if they had been discharged from the said tenths in the time of the late king, and if so, to discharge and release them thereof, and because by petition of the said master and brethren made before the king and council in the last parliament at York, the king learned that the treasurer and barons delayed to discharge the said master and brethren from the said tenths and aids, and by a certificate sent before the king in chancery by the treasurer and barons, it fully appears that the master and brethren were discharged and released from the said tenths and aids in the time of the king and his father, the king therefore orders the treasurer and barons to discharge the said master and brethren, according to the tenor of the previous orders directed to them.

By pet. of C.

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Membrane 17—cont.

April 23.
Newcastle-on-
Tyne.

To the treasurer and barons of the exchequer and to the chamberlains. Order to intend without delay or excuse the arrangement of the rolls, tallies, writs, and all other memoranda of the exchequer which the king had lately ordered them to cause to be brought to York together with the said exchequer, at the king's expense, on the morrow of Trinity next, and to cause the ministers and officers of the said exchequer to intend each one the things which pertain to his office, so that the exchequer may be held in that place on the day appointed. By K.

April 23.
Newcastle-on-
Tyne.

To Juliana, wife (*compaigne*) of Sir William de Clynton. Request to retain in her wardship, Laurence, son and heir of John de Hasting, tenant in chief of the late king, a minor in the king's wardship, and to find what is necessary for him and his until further orders, as the king lately ordered that Laurence should remain by him, in the company of Queen Philippa, wherefore Laurence is come to York; because the queen has gone after the king in the parts of Newcastle-upon-Tyne, and the king does not wish the child to travel so far, and has confidence that Juliana will take care of him better than any other, because, being her son, he is nearer her heart. *French.*

April 24.
Newcastle-on-
Tyne.

To the treasurer and barons of the exchequer. Ralph de Wedon has besought the king that—whereas he was appointed by the late king to lead divers men-at-arms and others in the said king's service, towards the march of Wales, at his wages, and he received 46*l.* 6*s.* 8*d.* of the late king's money by the hands of John de Langeton, clerk, as a prest from the wardrobe, for the wages of the said men, and Ralph paid the said sum, and more of his own, to the said men, as wages—the king will be pleased to cause account to be made with Ralph upon the premises, and to order him to be paid what is found to be owing to him; the king therefore orders the treasurer and barons to audit Ralph's account upon the premises and cause that to be done upon it which belongs to the final issue of that account, and if anything is found to be owing to Ralph, to inform the king, and to supersede the demand which they have caused to be made on the said Ralph by summons of the exchequer for the said sum until the quinzaine of Midsummer next, unless the king orders otherwise in the meantime, causing Ralph to be released from any distraint that may have been made upon him for that cause.

MEMBRANE 16.

April 9.
Durham.

To Thomas de Foxle, constable of Wyndesore castle. Order to cause John Maurdyn, park keeper of Wyndesore park, to be paid the arrears of his usual wages from the time when Thomas had the custody of that castle, and to pay such wages henceforth from the issues of the bailiwick.

To William de la Pole. Request to pay to Peter Tunnok, master of the ship called '*la Gerlande*,' for his service, 40*l.* from his money, for the wages of the said master and of the mariners and others about to set out in the said ship to the North on the king's service, as the king lately ordered the mayor and bailiffs of Kyngeston upon Hull to cause a ship of war to be prepared, and furnished with armed men and other necessary things, to set out on the king's service towards the parts of Scotland, for the king's expedition of war there; and the king sends to William letters of obligation by which he wishes the said 40*l.* to be allowed to William in the customs for taking his wool out of the kingdom. By K. and C.

April 10.
Durham.

To Gilbert [de] Ledered, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with a rent of 100*s.* in Wadyngton, restoring the issues, as the king ordered Matthew Broun,

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Membrane 16—cont.

escheator in the said counties, to inform him why the said rent had been taken by him into the king's band, which rent Thomas de Belhous, deceased, held for life by the grant of John de Balliolo, and which the late king granted to John de Britannia, earl of Richemund, to hold under a certain form, among other lands which formerly belonged to John de Balliolo and which had come into the hands of Edward I. by forfeiture; and Matthew showed the king that he took the said rent into the king's hand because he was informed that the late king had not granted the said rent after the death of Thomas, and it was found by inspection of the rolls of chancery, that the late king had granted the lands of John de Balliolo to the earl as aforesaid, to hold for himself and the legitimate heirs of his body.

To the treasurer and barons of the exchequer. Whereas on 28 July in the fourth year of his reign the king granted to William de Faucumberge for his good service 18*l.* 13*s.* 4*d.* of rent for life, which the abbot and convent of Clyve were wont to render yearly to Edmund, late earl of Kent, and which escheated to the king by the forfeiture of the earl, and the king ordered the said abbot and convent to pay the said rent to William, and afterwards, on 21 March following, the king granted to Margaret, countess of Kent, the custody of all the castles, manors, and lands, which belonged to the inheritance of Edmund, son and heir of the said earl, then in the king's hand by reason of the minority of the said heir, to hold until the heir came of age, and the king ordered the abbot and convent to be answerable to Margaret for the said ferm which was then in the king's hand as aforesaid; and subsequently, on 3 November following, the king granted to Edward de Bohun the said ferm, which was in the king's hand by reason of the minority of John, son and heir of the said earl, to hold in aid of the maintenance of Edward, until the heir come of age, and the king ordered the abbot and convent to be answerable to Edward for the said ferm, and orders the treasurer and barons to cause the demand to be superseded which they made on the abbot and convent by summons of the exchequer for the said ferm, for the king's use, from the said 28 July when the said William, countess, and Edward received the ferm by the king's grant aforesaid, and to cause them to be discharged and released thereof.

April 20.
Durham.

To the same. Antony de Pesaigne has besought the king that—whereas the king lately sent him, together with John de Shordich, to France and Gascony and to the Roman court to further certain arduous affairs there touching the king specially, and granted him 40*s.* a day for his wages for the time in which he should so remain in the king's service, and for the expenses incurred in furthering those affairs, the king caused 40*l.* from the treasury, 140*l.* by the hands of the constable of Bordeaux, and 350*l.* by the hands of the merchants of the society of the Bardi, to be delivered to him, and Antony made divers payments to the sum of 135*l.* 5*s.* 10*d.* for furthering the said affairs, to divers advocates both in the court of France and in the Roman court, and to certain other clerks writing the said affairs, for their salaries, and to divers other servants of the pope, working at the said affairs in the Roman court, and to certain couriers sent from the said Roman court and other parts beyond the seas, on several occasions to the king in England, and also for provision (*pastus*) for certain of the king's advocates at Paris—the king will be pleased to cause account to be made with Antony in this matter and to order 135*l.* 5*s.* 10*d.* and 290*l.* to be allowed to him for his wages from 22 July last to 14 December following, to wit, for 145 days on which he was so engaged in the king's service, on the said sums received by him: the king therefore orders the treasurer and barons to account with Antony as aforesaid, and to cause the said allowance to be made to him, provided that he shall satisfy the king for the remainder of the sums received by him as aforesaid.

By K.

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*Membrane 16—cont.*April 14.
Durham.

To the sheriff of Kent. Order to pay to John de Wyndesore 2s. a day for his wages from the issues of that bailiwick for the time that he meets the said sheriff, for every day that he shall intend together with that sheriff the making of provisions for the king, as the king has appointed the said John to supervise the buying and purveying of victuals in that county, to be done by the sheriff, for the maintenance of the king and his lieges in the North, and to cause the said purchases and provisions to be made with diligence.

By C.

The like to the sheriff of Surrey and Sussex.

By C.

April 13.
Durham.

To the treasurer and barons of the exchequer. At the prosecution of Roger de Nowers showing the king that he had been appointed by writ of privy seal to lead certain men of co. Oxford to the late king, to set out with him for the defence of the kingdom, and had received 25*l.* from Drogo Barentyn, then sheriff of that county, for the wages of the said men, and beseeching the king to cause his account to be audited in this respect and justice to be done to him, the king ordered the treasurer and barons to audit the said account and to proceed further to the final discussion thereof, but they have hitherto delayed to audit that account and cause justice to be done to Roger, because he did not produce the said writ before them, whereupon Roger has besought the king for assistance; and because the king has learned, upon trustworthy testimony, that the said writ was taken and carried away from Roger, together with his other goods and chattels, in the late trouble caused by the king's arrival in the realm, before the king undertook the government thereof, the king orders the treasurer and barons to audit Roger's account and cause justice to be done to him according to the tenor of the previous order, notwithstanding that Roger has not shown the writ before them.

By K. and C.

April 16.
Durham.

To Simon Fitz Richard and his fellows, justices of the Bench of Dublin. Order to hold the pleas moved and to be moved in that Bench and do justice to the parties pleading before them, without awaiting the assistance of Robert de Scardeburgh, chief justice of that Bench (who lately came from Ireland to the king in England for certain arduous affairs of the king, concerning the expedition of the said affairs by the king's order) but so that if difficulties arise in any of these pleas, they shall adjourn the said pleas until the arrival of Robert to them, as they shall see fit to be done, according to their discretion.

By K. and C.

April 22.
Newcastle-on-Tyne.

To the bailiffs of Tadcastre. Writ of aid for Thomas de Papenham in buying stones in the quarry near Tadcastre for the king's use, for his engines, and in carrying them to the water of Wherf, near Tadcastre, for the king's money, as often as is necessary, and the said bailiffs shall have warning of this by the said Thomas on the king's behalf. By K. and C. [*Fædera.*]

April 15.
Durham.

To Richard Fitz Dieu. Because the king has learned by inquisition taken by William de la Pole, Master John de Barton, and Hugh le Taverner in Richard's presence, that the following merchants caused a ship called '*la Katherine*,' whose master was Baldwin Skipper, to be loaded at the town of Berwick-upon-Tweed to be taken thence to parts beyond, with the following goods which they bought and provided, before 1 March last, to wit: Baldwin Skipper, 3 sarplers of wool and of wool-fells and half a last of hides; Lambert Rumbek, John Normaud, Peter Machiner, James Tonerlot, Paulinus Cumono and Conrad Conemagh of Flanders, 18 sarplers of wool and wool-fells, and a last and 17 dickers of hides, and 8 hides, and Albert de Swyperford, Alvinus de Brake, and Godelinus de la Reule of Almain 27 sarplers of wool and wool-fells and 1½ lasts of hides; and the ship remained loaded with the wool, etc. on the said

1333.

Membrane 16—cont.

1 March at the said town, and the merchants paid their customs for the same, and received their coket for them, and that the said merchants had not communicated with any men of Scotland after the outbreak of war between the king and the Scots, and had not joined the Scots against the king, and that Richard had arrested the ship, etc. upon pretext of an order from the king directing him to arrest any ship charged with divers things of the Scots in the port of Kyngeston-upon-Hull: the king therefore orders him to restore to the said merchants their ship, etc., without delay, and to permit them to do what they please therewith.

April 22.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas lately at the prosecution of John de Boyvill, showing the king by petition that 300*l.* had been exacted of him by summons of the exchequer for the debts of William de Boyvill, his grandfather, whose heir he is, and that the lands which descended to him by inheritance at the death of his grandfather are not worth more than 300*l.* 11*s.* 7*d.* yearly, and that 200*l.* of the said debt have been paid to the exchequer, and beseeching the king to cause the remaining 100*l.* to be atterminated at a fixed sum to be rendered yearly thereupon, and on 15 May in the second year of the reign the king granted by his letters patent that John should pay the remaining sum to the exchequer in two yearly instalments of 5 marks each, until the debt shall be discharged; and now the said John has again informed the king that of the said 300*l.* so exacted, divers sums, exceeding the said 200*l.*, have been and are paid to the exchequer both by the said William and by John and some others, and that the said sums were enrolled on the rolls of the exchequer, and at the king's receipt there, and John besought the king to inform himself concerning their payment, and further to cause justice to be done in the premises; the king therefore orders the treasurer, barons and chamberlains to examine the rolls and memoranda of the exchequer and the tallies of the king's receipt there touching the payments of these debts and inform the king without delay of the manner and cause of the said debts and of the sums paid individually upon them, and by whom and when, and also what and how many of these debts are cleared, and what are not, and cause what is just and reasonable to be done, but to allow the attermination made to John as aforesaid to remain in force in the mean time, while John shall observe the terms of payment, although the debts of William, which the said officers may find to be cleared, may exceed the said sum of 100*l.*, atterminated as aforesaid at the time of the king's grant.

April 24.
Newcastle-on-Tyne.

To Hugh Tyrel, keeper of the castle and lordship of Blenlevenyth, in the king's hand by the forfeiture of Roger de Mortuo Mari, late earl of March. Order to cause a third part of a mill at Crukouwell which is parcel of the castle and manor of Crukhouwell, to be assigned and delivered to Sibyl, late the wife of Emery de Pauncefot, to be held as dower, the king having taken her oath not to marry without his licence, as the king has learned by an inquisition taken by Roger de Chaundos, late escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining, that Emery held the said mill in his demesne as of fee at his death, which mill is parcel of the said castle and manor of Crukhouwell, which are held of the king in chief as of the said castle and lordship of Blenlevenyth, by the service of finding four armed men and four covered horses for forty days in the time of a Welsh war at the castle of Blenlevenyth, at his own expense, and that Grimbald, son of Emery, is his next heir, and aged fourteen years, and the king assigned the third part of the said mill which is in that bailiwick to Sibyl to hold in her dower.

April 23.
Newcastle-on-Tyne.

To John de Peyto the younger, escheator in cos. Hereford, Gloucester Worcester, Salop, Stafford, and the march of Wales adjoining. Order not to intermeddle further with the manor of Benetleye, restoring the issues to

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Membrane 16—cont.

Sibyl, late the wife of Emery Pauncefot, as the king has learned by an inquisition taken by the escheator that Sibyl and Emery were jointly enfeofed of the said manor by the gift and grant of Master Thomas de Esgar, by a fine levied in the court of the late king, and that the said manor is held of the earl of Warwick by the service of a knight's fee.

April 26. To the sheriff of Norfolk and Suffolk. Order to pay to Rhys son of Rhys ap Mereduk, a Welshman, now imprisoned in Norwich castle, the arrears of his wages from the time of the sheriff's appointment, and to pay those wages henceforth as long as the sheriff holds that office.

April 28. To W. bishop of Norwich. Order to pay to the abbot of St. Mary's, York, those 40*l.* by which the bishop lately made a fine with the king for the custody of all the lands which belonged to John de Shelton, tenant in chief in Brent Eleigh (*Illeye combusta*), co. Suffolk, on the day he died, and which are in the king's hand by reason of the minority of Ralph, son and heir of the said John, for doing certain of the king's affairs enjoined upon the said abbot by the king.

By C.

MEMBRANE 15.

April 25. To Edmund de Baconesthorp. Order to deliver all the money of the issues of cos. Norfolk and Suffolk from the time when he was sheriff there, and all the money levied by him for the king's use at that time with which the king ordered him to purvey victuals in those counties for his use, to Roger de Bury, whom the king has now charged to purvey these victuals, by an indenture made between the said Edmund and Roger, for making the said purveyances.

By C.

April 25. To the treasurer and barons of the exchequer. Order to find by inquisition or by any other lawful manner the day of the death of John de Claveryng, and cause justice to be done both for the king and for Roger de Bourn, and others concerned, as John held the hundreds of Lodenyng, Clavinging, and others in cos. Norfolk and Suffolk for life, by the grant of the late king, which hundreds were lately taken into the king's hand by Roger, then sheriff of those counties, on John's death, and the king has heard that the treasurer and barons delayed to proceed to charge Roger with the issues of the said hundreds, from the time when they came into Roger's custody, because they did not know the date of John's death.

April 24. To the taxers and collectors of the tenth and fifteenth in co. Norfolk. Order to pay 100 marks from the money of the said aid, to John Perbroun, whom the king has appointed captain and admiral of the fleet which is about to go to the parts of Scotland on the king's service, upon the expenses of the mariners of five ships which the king ordered to be provided at Great Yarmouth and Little Yarmouth and Gorleston, and destined thence to the parts of Scotland, as the king has fully ordered him.

By K.

April 28. To the abbot of St. Mary's, York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland and Northumberland. Order to pay to William de la Pole, mayor of Kyngeston-upon-Hull, 100*l.* from the money of that aid and from other money in the abbot's custody, for making certain provisions of victuals therewith for the king's use, as he has been fully enjoined by the king.

By K. and C.

April 28. To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to John de Hanonia, the king's kinsman, or to James Nicholas and Bartholomew de Barde and their fellows, merchants of the society of the Barde of Florence, his attorneys, 500 marks for the term

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Membrane 15—cont.

of Easter last, in accordance with the king's grant to him of 1,000 marks yearly to be received from the issues of that custom.

May 1.
Fenwick.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors on their account for the payment of 500 marks to John de Hanonia, by virtue of the preceding order.

April 26.
Newcastle-on-Tyne.

To Ralph de Nevyl, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres. Order to deliver, of the king's gift, to Master Robert de Ayleston, archdeacon of Berkshire, the treasurer, who is about to come, with the exchequer, to York, six oaks, not bearing foliage, in the said forest where it is most convenient to be done, to be taken to York for his fuel there.

By K.

May 3.
Fenwick.

To the treasurer and chamberlains. Order to cause the wish and desire of the king contained in a letter under the privy seal directed to the chancellor, which the king sends with these presents, to be executed according to the form and effect of the said letter, without delay or excuse.

By K.

A transcript of the said letter is on the files of chancery among the writs of privy seal of the 7th year.

April 20.
Newcastle-on-Tyne.

To the abbot of St. Mary's, York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland and Northumberland. Order to deliver to Thomas de Pappenham, 20 marks, for his expenses, from the said aid and from other money in the abbot's custody, as the king has appointed Thomas to choose 24 masons in co. York, to make 500 stones for the king's engines, and for taking stones for this in quarries or without wherever they may be found, whether within or without liberties, paying for them with the king's money.

By K.

To the same. Order to pay to Richard le Goldsmyth, whom the king has lately appointed to choose 60 carpenters in co. York to make certain engines, and also as many sawyers, smiths, ropers and other workmen, as are necessary for the construction of such works, 20*l.* from the said aid or from other money in the abbot's custody, for his expenses in the premises, besides those 40*l.* which the king lately ordered to be delivered to him for the same purpose by the abbot.

By K.

To the same. Order to pay to Laurence de Hastyng, a minor in the king's wardship, who lately came to York at the king's order, and whom the king has sent to Coventre to his mother staying there, to remain in her custody until the king has ordained otherwise concerning his state, 100*s.* from the said aid or from other money in the abbot's custody, upon the expenses of Laurence in coming to the said place.

By K.

May 1.
Belford.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of Richard de Leveryngton, deceased.

May 2.
Belford.

To the justiciary and chancellor of Ireland. Order not to take any prises which are not owed in Ireland for the king's use, or allow any to be taken in any wise by the king's ministers or any others of those parts, and so to act in this respect that complaint may not again reach the king thereupon, as the king has learned that the justiciary and chancellor and certain of the king's ministers and others of those parts have taken divers royal prises of victuals and other things in the said land, for their benefit, and cause them to be taken till now from divers persons, against the law and custom of those parts and against the form of the statutes promulgated in this respect, without giving them any satisfaction therefor, to the great harm of the common people of those parts.

May 6.
Belford.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of Adam de Bukkesgate, deceased.

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*Membrane 15—cont.*May 7.
Belford.

Adam de Otteley, vicar of Leysyngbury, imprisoned in Carlisle castle for trespass of venison in Inglewode forest, has letters to Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place, to bail him until the coming of the justices for pleas of the Forest in co. Cumberland.

May 7.
Belford.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of London. Order to cause the monks of St. Peter's, Westminster, to have a tun of wine of the king's right prise at London, in accordance with the grant of a tun yearly by Henry III. to be received by the hands of the chamberlain on the morrow of St. Botolph.

May 10.
Tweedmouth.

To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of Richard de Kynebell, whom the king has heard to be insufficiently qualified. By the chancellor.

May 10.
Tweedmouth.

To the sheriff of York. Order to cause Richard le Spicer of Cawod to be released from York prison without delay, because he has satisfied Nigel le Potter of York and William le Fisser of York, as they have acknowledged, for 20*l.*, which he acknowledged before the mayor of York and his clerk, appointed for receiving recognisances of debt at York, that he owed to the said Nigel and William, according to the form of the merchant law.

May 8.
Belford.

To Richard de la Pole, the king's butler. Order to deliver to Thomas de Pydynton, butler of Edward the king's son, earl of Chester, as much wine as is necessary for the expenses of his household, until Martinmas next, by indentures made between Richard and Thomas, containing the number of the tuns and the price of the wines thus delivered, and to cause the said wine to be carried to the place where the said Edward shall be staying. By C.

May 3.
Belford.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Thomas de Panes, who is sick and unable to fulfil the duties of the office.

May 13.
Fenham.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order to amove the king's hand from 6 messuages, 80 acres of land, two parts of a mill, and all the wood in Preston Patrik in Kendale, and not to intermeddle further with them, restoring the issues. As the king lately wished to ascertain the cause of the taking of the lands of John de Culewen, in Preston in Kendale, into his hand, and ordered the escheator to inform him of the cause, and the escheator showed the king that because he had found by inquisition of office that Gilbert de Culewen lately gave the said messuages, lands, wood and two parts to Thomas de Culewen his son, and the heirs of his body, with remainder to John de Culewen and the heirs of his body, and because John joined the Scots, and had entered upon the said lands on the death of Thomas, who died without issue, without the king's licence, the escheator took the said messuages, lands, wood and two parts into the king's hand; and afterwards the king learned from John that at the time when the said lands descended to him by the death of Thomas by virtue of the donation aforesaid he was in the king's faith and peace, and always had been, and the king ordered the escheator to take an inquisition thereupon, by which it was found that John was in the king's faith and peace, as he said, at the time of Thomas's death, and that before his brother's death he was taken prisoner of war by the Scots and detained in prison in Scotland, and that to save his life he remained in faith to the said Scots for half a year, and that he returned to England a year before the death of his brother, and has been in the king's faith and peace ever since, and that the said lands are held of Gilbert de Culewen by the service of rendering a rose at Midsummer, and are worth 4*l.* 6*s.* 8*d.* yearly in all issues.

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Membrane 15—cont.

May 16. To the collectors of customs in Norwich city. Order to pay to Thomas
 Tweedmouth. de Abyndon, whom the king has appointed controller of the said customs
 during pleasure, 40s. from the issues of the said customs for his wages in
 that office. By C.

To the same. A like order to pay 20s. to John Gloz, to whom the king
 has granted the office of the tronage in the said city.

MEMBRANE 14.

April 20. To the sheriff of Somerset. Order to pay to John de Enderby, whom
 Newcastle-on-Tyne. the king has appointed to supervise the buying and purveyance of victuals in
 the said county by the sheriff to be sent to the North for the maintenance
 of the king and his lieges there, and to see that it is done with diligence,
 and to make indentures of testimony in this respect, 2s. a day, from the
 time John meets the sheriff, for every day that he shall intend the said
 buying and purveyance.

The following clerks have like letters to the following sheriffs:—

William de Werdale to the sheriffs of Gloucester and Worcester.

Thomas de Gergrave to the sheriffs of Norfolk, Suffolk, and Essex.

Richard de Suthorp to the sheriff of Lincoln.

Ralph de Wylingham to the sheriffs of Cambridge, Huntingdon, and
 Bedford.

John de Staunford to the sheriffs of Northampton and Leicester.

Richard de Enderby to the sheriff of Southampton.

Henry [de] Haydok to the sheriffs of Nottingham, Derby, and
 Lancaster.

April 24. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,
 Newcastle-on-Tyne. Huntingdon, Essex and Hertford. Order not to distrain Henry, abbot of
 Préaux (*de Pratellis*), for his fealty, because the king has taken his fealty for
 all the lands which he holds of the king in England.

The like to the following:—

Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks,
 Bedford, and Buckingham.

Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset, and
 Dorset.

William Erneys, escheator in cos. Warwick, Leicester, Nottingham,
 Derby, and Lancaster.

April 27. Appointment of John de Nesebit as controller of the custom of 2s. on
 Newcastle-on-Tyne. every tun of wine, the custom of 3d. in the pound, and other small customs
 and prests in the ports of Hertipole and Yarm, during pleasure, so that he
 write the rolls with his own hand, stay there constantly and execute the
 office himself and not by a substitute [*as in Calendar of Patent Rolls,*
7 Edward III. p. 429]. By K.

Vacated because in the Patent Roll.

April 24. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton, and Rut-
 Newcastle-on-Tyne. land. Order not to intermeddle further with a messuage in Holtham and
 divers other lands, restoring the issues, as the king has learned by inquisi-
 tion taken by Matthew Broun, late escheator in those counties, that Nicholas
 de Thymelby held no lands on the day of his death in his demesne as of
 fee of the king in that bailiwick, but that he held the said messuage as
 of the inheritance of Matilda his wife, as parcel of the manor of Scryvelby,
 which manor is held of the king in chief by the service of finding on the
 day of the coronation of the king for the time being an armed knight on
 horseback, to prove by his body, if need be, against all comers that the

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Membrane 14—cont.

king who is crowned is the true and right heir of the kingdom, and that Nicholas held divers other lands of divers other lords by divers services.

To the justiciary and chancellor of Ireland, who now are, or who will be. Order to cause John de Multon of Egremound, son and heir of Thomas de Multon of Egremound, to have full seisin of all the lands in Ireland of which his father was seised in his demesne as of fee at his death, as on 20 May in the third year of the reign the king took the homage of the said John, then a minor in his wardship, for all the lands which his father held in chief at his death of the late king, although the said John is not of full age.

By p.s. [6358.]

April 27.
Newcastle-on-Tyne.

To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manors of Solham and la Hyde, co. Berks, restoring the issues to Ada wife of John de Sancto Philberto and to their son Thomas, as the king has learned by an inquisition taken by the escheator that the said John, Ada, and Thomas held the said manors jointly, on the day John died, by the gift and grant of Henry, parson of Solham church, and Richard Thurstayn, by a fine levied in the court of the late king, to be held by them and the legitimate heirs of the body of Thomas, and that the said manors are held of the earl of Cornwall as of the honour of Walyngford, by the service of the moiety of a knight's fee, and of making suit at the court of that honour every three weeks.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Ada wife of John de Sancto Philberto the manors of Chighenhale Trenchefoille, co. Essex, Lacford and Flemton, co. Suffolk, and Chellesworth, co. Suffolk, and a windmill and 11½ acres of land in the town of Chighenhale Trenchefoille, restoring the issues to her, having taken her fealty for the said manor of Chighenhale Trenchefoille, as the king has learned by an inquisition taken by the escheator that the said John and Ada, on the day John died, held the manor of Chighenhale Trenchefoille and the said mill and lands by the gift and grant of John de Botitourte and Matilda his wife, and the manors of Lacford and Flemton by the gift and grant of Robert de Ereswell, clerk, and Ralph, parson of Chighenhale church, by fines levied in the court of the late king, to be held by the said John and Ada, and the heirs of John, and also the manor of Chellesworth, and that the manor of Chighenhale Trenchefoille is held of the king in chief, by the service of the moiety of a knight's fee, and that the other manors, the mill, and lands aforesaid are held of divers other lords by divers services.

May 1.
Fenwick.

To the same. Order to deliver to Ada late the wife of John de Sancto Philberto the manor of Little Lega and a rent of 6*l.* 6*s.* 8*d.* from certain teneiments in Little Reynes, to hold as her dower, as the king has assigned to her the following lands which belonged to her husband, to wit: the manor of Southrop, co. Gloucester, extended at 118*s.* 3½*d.* yearly, the manor of Esthanneye, co. Berks, extended at 79*s.* 8½*d.* yearly, the manor of Little Lega, co. Essex, extended at 111*s.* 8*d.* yearly, and the said rent of 6*l.* 6*s.* 8*d.*

To John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining. Order to deliver to the said Ada the manor of Southrop, which the king has assigned to her as dower as abovesaid.

The like to Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, to deliver the manor of Esthanneye, co. Berks, to the said Ada.

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Membrane 14—cont.

April 27.
Newcastle-on-
Tyne.

To John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining. Order to deliver a messuage and a carucate of land which are called Muttonescourt, and 32s. rent in Thormerton, co. Gloucester, to the said Ada, saving the fealty of Ada due to the king in this respect, restoring to her the issues thereof, as the king has learned by inquisition taken by the escheator that John de Sancto Philberto and the said Ada held the said lands and rent jointly, on the day John died, of the king in chief, by knight's service.

May 1.
Fenwick.

To John atte Hawe, escheator in cos. Surrey, Sussex, Kent, and Middlesex. Order not to intermeddle further with certain lands in Boxle, co. Kent, restoring the issues, as the king has learned by inquisition taken by William de Northo, late escheator in those counties, that John de Woldeham held no lands at his death of the king in chief in that bailiwick by which the custody of his lands ought to belong to the king, but that he held the said lands in Boxle of Benedicta late the wife of John de Shelvyng, by a certain service.

To Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the lands which Philip Maubank, who held of the heir of John Biset, who held of the late king in chief by knight's service, held in his demesne as of fee in that bailiwick, on the day he died, of the said heir, whose homage the late king took, because Philip son of William Maubank, kinsman and heir of the said Philip, has proved his age before the king.

May 2.
Belford.

To John Byset. Order not to intermeddle further with the said lands of the said Philip, which were in the said John's custody by the commission of the late king, until the heir should be of full age.

May 6.
Belford.

John Mayel, imprisoned in the castle of St Briavels for trespass of venison in the forest of Dene, has letters to Robert de Sapy, keeper of that forest, to bail him until the coming of the justices for pleas of the Forest in co. Gloucester.

May 8.
Tweedmouth.

To John de Barton and Richard fitz Dieu, collectors of the custom of 2s. on each tun of wine brought into the kingdom by foreign merchants at the port of Hull. Whereas a plea was moved between the king and William, archbishop of York, before the justices of the Bench by the king's writ of *quo warranto*, the archbishop claiming to have the prises of wine in the said port; and the council learning that foreign merchants were charged with double prises on their wines at the said port for one and the same cause, namely 2s. to the king on each tun of wine, and two tuns from each ship to the archbishop, one before and the other behind the mast, so that the merchants have withdrawn themselves and will not cease to do so unless a remedy is quickly applied, and in order that the said merchants may have no cause for withdrawing from the said port, it is agreed by the king's council and the archbishop that 2s. on every tun be levied on every other ship laden with the wines of alien merchants and coming to that port until Michaelmas next for the king's use, and two tuns of wine as aforesaid from the remaining ships for the archbishop until the said feast, and that all the money so levied there for the king's benefit shall be received and guarded by some competent man until it is determined whether the king or the archbishop ought to have the said prises, so that if the king's court considers that the archbishop ought to have the said prises of wine in that port, then full satisfaction shall be given to the archbishop from that money for the value of the said two tuns from each ship, and answer shall be made to the king for the remainder; and William Talbot, Arnald Carbonel, Reymund de Boligon, Peter Mauran, Peter Nicol, and Stephen Peryn, merchants of the duchy of Aquitaine, have informed the king that the

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Membrane 14—cont.

bailiffs of the archbishop in the port of Hull took seven tuns of the wine brought by them and other foreign merchants to the said port, before the said agreement, for the prises of the archbishop, from four ships called '*la Seint Johan*' of Yarmouth, '*la Seinte Marie*,' 'cogg' of Ravenser, '*la Grace de Dieu*' of Yarmouth, and '*la Faucon*' of Zierikzee (*Sirise*), but those collectors also levied 2s. on each tun of the said wines for the king's benefit from the same merchants, who have besought the king to cause the said prise of 2s. a tun so levied for the king's use to be restored to them; the king therefore orders the collectors to restore the money so taken to the merchants without delay, provided that 2s. a tun on every other ship, charged with the wines of alien merchants and coming to that port henceforth until Michaelmas next, be levied for the king's benefit, and kept according to the form of the aforesaid agreement.

MEMBRANE 13.

May 18. To the sheriff of Derby. Order to restore to Robert Bernard, clerk, late vicar of Boukewell church, diocese of Coventry and Lichfield, his lands, goods, and chattels, which were taken into the king's hand on his being indicted before Richard de Grey and his fellows, justices of oyer and terminer in co. Nottingham, for maintaining and receiving James Coterell, Roger Sauvage, Walter, serjeant of James Coterell, Thomas de Bukstones and William his brother, and John Coterell, outlawed for divers felonies perpetrated by them in co. Nottingham, knowing them to be outlawed, as Robert has purged his innocence before W. archbishop of York, his diocesan, to whom he was delivered by the said justices, according to the privilege of the clergy.

May 16. To the justices of the Bench. Order to proceed with a plea which Joan Tweedmouth. late the wife of Thomas de Monemuwe brought, by the king's writ, against Maurice de Berkeleye for the third part of a messuage and 100 acres of land in Frere Manton, as her dower, by the gift of her husband Thomas, and to do justice to the parties, as Joan has shown the king, by her petition before him and his council in the last parliament at York, that Maurice, pleading before the justices, alleged that he holds the manors of Mawardyn and Wynferton for life, of the yearly value of 100*l.* of land, by the king's grant, whereof he showed the king's letters patent before the justices, and that the said third part is parcel of the manor of Mawardyn, so that Maurice ought not to answer thereupon without the king being consulted, upon which pretext the justices delayed to proceed with the said plea, whereupon Joan has besought the king to provide a remedy. By pet of C.

May 17. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Tweedmouth. Huntingdon, Essex, and Hertford. Order to deliver an acre of land in Bumpstede Helioun, together with the issues, to Thomas de Walpol, the king's goldsmith, to whom the king, on 21 September last, granted the custody of the lands which belonged to Henry de Helyoun, which were in the king's hand by reason of the minority of the heir, to hold together with the knight's fees, advowsons, and all other things thereto belonging, together with the marriage of the heir, as the king has learned by inquisition taken by the escheator that John Grigge of Hampstede held the said acre in his demesne as of fee on the day he died, of the heir of Henry de Helyoun, who held of the king in chief, a minor in the king's wardship, by knight's service, and that he held no other lands of the king in chief on the day he died, and that Egidia daughter of the said John is his next heir, and aged nine years.

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Membrane 13—cont.

May 20. To Robert de Shardenne, bailiff of the liberty of the archbishop of Canterbury. Order to deliver 30*l.* of the money which he had levied from the issues of forfeitures and other causes in the said liberty for the king's benefit, to the sheriff of Kent, by indenture made thereupon between them, in payment of the purveyance of victuals which the king ordered to be bought and purveyed by him in his bailiwick, and sent to the North for the maintenance of the king and of the lieges in his service there. By K.

May 20. To the treasurer and barons of the exchequer. Order to cause the master and brethren of the hospital of St. Lazarus of Jerusalem in England to be discharged and released of all tenths, fifteenths, tallages, and such aids exacted from them and henceforth to be exacted, causing the taxers and collectors to supersede the levying of the tenth and fifteenth from the goods of the said master and brethren, according to a former order [*as at p. 32 above*], because the treasurer and barons delayed to discharge the said master and brethren of such tallages and aids and of the tenth and fifteenth lately granted to the king, which aid is rigorously exacted of them by divers taxers and collectors, as they have shown the king by another petition before the king and council. By K. and by pet of C.

May 21. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with the manor of Wolston, restoring the issues, as the king has learned by inquisition taken by the escheator that Robert Durivale held no lands in his demesne as of fee in that bailiwick on the day he died, but that he and Margaret his wife, now surviving, held the said manor jointly, which is of the inheritance of Nicholas son and heir of Paulinus Paievre, for their life, by the demise of John Payevre, father of the said Margaret, and that the manor is held of the earl of Oxford by the service of a pair of gilt spurs or 6*d.* yearly.

May 20. To the sheriff of Wilts. Order to pay, by indenture, 12*d.* a day to Thomas de Borhunt, keeper of some of the king's dogs, whom the king has sent to him with 9 greyhounds, 21 running dogs, a ventrer, two berners and a 'chasken,' to stay in that bailiwick, and 2*d.* a day for each of the said berners and ventrers, and 1*d.* for the said 'chasken,' and $\frac{1}{2}$ *d.* for each of the said greyhounds and other dogs, for his wages, from 24 May next as long as he shall stay in that bailiwick, until further orders. By K.

May 21. To W. archbishop of York. Order to proceed with the presentation which the prior of Norton made to the church of Knesale, notwithstanding that the king had previously forbidden him to admit a parson to that church until it was decided to whom the advowson belonged, as the said prior presented Richard Tenery, clerk, to the archbishop, asserting that the presentation belonged to him, and the king's kinsman, William de Bohun, presented a certain clerk of his own to the archbishop to the said church, by his writ, and William has acknowledged before the king that the presentation of the said church does not belong to him for this turn.

By p.s. [6384.]

May 26. To the abbot of St. Mary's, York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland and Northumberland. Order to pay to Robert de Tanton, keeper of the wardrobe, 183*l.* 16*s.* 8*d.* from the money of said aid, and from other money in his custody, for the expenses of the king's household.

May 25. To the same. Order to pay to John de Denton of Newcastle-upon-Tyne, 20*l.* from the money of the said aid, which sum the said John will have paid by the king's order as a loan, to Master Gilbert de Halghton, receiver

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Membrane 13—cont.

of the king's victuals at Newcastle-upon-Tyne, for providing and repairing certain granaries and other things necessary for the said victuals. By K.

April 13.
Durham.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to cause John atte See, son and heir of Walter atte See, tenant in chief of the late king, to have full seisin of all the lands of which his father was seised at his death in his demesne as of fee, in that bailiwick, as John has proved his age before the escheator, and the king has taken his homage for the lands which his father held of the late king in chief. By p.s [6334.]

May 30.
Tweedmouth.

To the sheriff of Wilts. Order to cause a verderer to be elected for the forest of Savernak, in place of Robert Homedieu, deceased.

May 29.
Tweedmouth.

To the abbot of St. Mary's, York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland and Northumberland. Order to pay to Richard le Goldsmith, whom the king lately appointed to elect in co. York 60 carpenters to make certain of the king's engines, and as many sawyers, smiths, ropers, and other workmen as are necessary for making such engines, 4*l.* from the money of the said aid and from other money in his custody for his expenses in the same, beyond those 60*l.* which the king ordered the abbot to deliver to him for that purpose. By K.

May 31.
Tweedmouth.

To the same. Order to pay to William de la Pole, mayor of Kyngeston-upon-Hull, 100*l.* from the money of the said aid, and from other money in the abbot's custody, for making certain provisions of victuals for the king's benefit, beyond those 100*l.* which the king lately ordered the abbot to deliver to him for that purpose. By K. and C.

May 28.
Tweedmouth.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot and convent of Waverle a tun of wine from the first wines brought to the said port in the present season of rack (*reyk*) in accordance with the king's grant to them of a tun of red wine yearly from that port, between Christmas and Purification, for the celebration of masses in that monastery for the souls of all the faithful dead, for ever, and the king had previously sent the same order to Arnald Micol, then the king's butler [*as in this Calendar*, 5 *Edward III.* p. 387], who was amoved from his office before he had executed the said order.

MEMBRANE 12.

May 10.
Belford.

To the treasurer and barons of the exchequer. Whereas the king lately granted by charter to Edward his eldest son, the county of Chester and the castles of Chester, Rothelan and Flynt, and the king's lands there to hold for himself and his heirs, the kings of England, together with the knights' fees, advowsons, royalties and all other things belonging thereto, both in England, Wales and the march of Wales, as the king formerly held them before he undertook the government of the kingdom, and afterwards, on 19 March last, the king, wishing to provide for his son, gave him all the corn both in granges and sowed in the lands, and the armour, victuals, animals and other goods and chattels and the stock both live and dead in the said county, etc. and all debts and arrears of accounts and other services which were owing to the king in the said county, etc. to be levied for his use, and the king ordered the justice of Chester, or him who supplied his place, and the chamberlain there, to cause the attorney of the said earl to have all the armour, etc. and all debts which were owed to the king, in whosoever hands they might be, and to cause them to be

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Membrane 12—cont.

delivered, the king therefore orders the treasurer and barons to inspect the rolls and memoranda of the exchequer touching the accounts of the chamberlains of Chester and of other ministers of the said county, to cause the arrears of such accounts and all other debts which are owed to the king by reason of the said county from atterminations, reliefs, foreign services and all other debts which are still to be levied, to be extracted from the said rolls without delay, and transcribed, and to cause those extracts to be delivered to the chamberlain of the king's son, under the seal of the exchequer, and to cause the money which they cause or order to be levied from such debts after the said 19 March, to be restored to Master John de Brunham, treasurer of the king's son, discharging the debtors of debts so levied for the benefit of the said son, towards the king at the said exchequer.

July 5. To the same. Order to supersede the audit of the accounts of the
Tweedmouth. chamberlains, escheators and other ministers of the said county of Chester for the issues of that county which are not yet terminated, and not to intermeddle further with those accounts, reliefs or other services due by the men of that county, but to render the chamberlains and other ministers their said accounts in the wardrobe of the said earl and allow the said men to answer to the earl for such reliefs and services, discharging the chamberlains, etc. of the said accounts, arrears, reliefs and services, towards the king.

March 18. To the justice of Chester or to him who supplies his place. Order to
Pontefract. deliver to the king's eldest son all the rolls, memoranda and other evidences touching the county of Chester which are in the treasury of the said county in his custody, as the king has granted the said county and the castles of Chester, Bestone, Rothelan and Flynt, etc. to his son as aforesaid.

May 10. To Simon de Ruggeleye, late chamberlain of Chester. Order to deliver
Belford. all the rolls, fines, tallies, memoranda, keys and other things touching the said office which are in his custody to him whom the king's eldest son shall have appointed chamberlain there, by view of the treasurer of the said son, and to cause the seal which the king was wont to use there to be brought into chancery without delay, so that it may be there on the octaves of Trinity next, to be delivered to the chancellor wherever he may be.

May 5. To the mayor and sheriffs of London. Order to admit John de Shirbourn
Belford. whom Richard de la Pole, the king's butler, has substituted to execute the the office of coroner in that city, in his place, to that office, taking from the said John an oath to conduct himself well and faithfully in the said office, because Richard, to whom the said office belongs, cannot attend personally thereto because of divers affairs which he is intending in divers parts of the kingdom by the king's order. By the testimony of the said Richard.

May 15. To Richard de la Pole, the king's butler. Order to cause 100 tuns of
Tweedmouth. wine to be bought and purveyed without delay and brought and carried as far as Halieland, to be delivered by indenture to the receiver of the king's wines and other victuals there. By C.

May 18. To Robert de Sapy, constable of the castle of St. Briavels, and keeper
Tweedmouth. of the land and honour of St. Briavels. Order to keep by him until further orders the 500 pieces of iron and 5,000 horseshoes with the nails belonging thereto, which the king had lately ordered him to cause to be bought and provided from the issues of that bailiwick, brought to Bristol and delivered to the mayor of that town, at the time when the king had ordained his passage to Ireland for the reformation of that land. By C.

May 20. To the treasurer and barons of the exchequer. Order to supersede at
Tweedmouth. present the rendering at the exchequer of the account of the said Robert concerning the said iron and horseshoes. By C.

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*Membrane 12—cont.*May 12.
Belford.

To the abbot of St. Mary's, York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland and Northumberland. Order to pay to Master John Hardyng, carpenter, for his wages, and those of 11 carpenters, 4 masons, and three smiths whom the king is sending from York to Berwick-upon-Tweed with certain of his engines, 14*l.* 9*s.* 4*d.* from the money of the said aid, and from other money in his custody, for one month, and for cloth bought for making overtunics for the use of the said carpenters, masons and smiths, 105*s.* 10*d.*, and to Geoffrey de Conterton, whom the king has sent to France for certain of the king's affairs, 40*s.*, for his expenses towards those parts.

By K.

May 24.
Tweedmouth.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to make a legal partition of all the lands of which Thomas Hildeverd, tenant in chief of the late king, was seised in his demesne as of fee, in that bailiwick on the day he died, according to their extent, made thereupon, into two equal parts, in the presence of Michael de Wath, clerk, to whom the late king committed the custody of the said lands until the heirs should be of full age, and to cause Robert son of William de la Twier, knight, and Elizabeth his wife, daughter of the said Thomas, as eldest, to have full seisin of Elizabeth's purparty, having demised the purparty of the other daughter and co-heir of Thomas to the custody of the said Michael until further orders, and when he has made that partition, to send it to the king without delay that it may be entered in the chancery rolls, because Elizabeth has proved her age before the escheator, and the king has taken the fealty of Robert for the said purparty, and rendered it to them.

May 25.
Tweedmouth.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with the lands which he had taken into the king's hand on the death of Henry de Thrippelowe, restoring the issues, as the king has learned by inquisition taken by the escheator, that Henry at his death held no lands of the king in chief in that bailiwick by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of divers other lords by divers services, and that William is his son and next heir, and aged 5 years.

May 18.
Tweedmouth.

To the same. Order to cause John Lovel, son and heir of John Lovel, tenant in chief of the late king, to have full seisin of all the lands of which his father was seised in his demesne as of fee, in that bailiwick at his death, as though the said John has not yet proved his age the king has taken his homage for the lands which his father held in chief so that he may be able to maintain himself suitably in the king's service.

By p.s. [6379.]

The like to the following:

Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham.

By the same writ.

Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland.

By the same writ.

May 8.
Belford.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Whereas lately at the prosecution of Richard de Lusteshull, clerk, by his petition before the king and his council in parliament, showing that Isabella, the queen mother had given and granted to him the custody of the hospital of St. Katherine, near the Tower of London, for life, and that he had been seised of the said custody for no small time until the said queen wilfully amoved him from it, the king sent that petition and the transcript of a certain charter before the justices for holding pleas before him, ordering them to cause justice to be done after having examined the said peti-

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Membrane 12—cont.

tion and transcript, and summoned before them all who ought to be summoned, and further to cause justice to be done in this respect, upon which pretext they caused Roger Bast to appear before them who unjustly deforced the said hospital from Richard, as alleged, to answer for the same and to do and receive what the king's court might decide; and afterwards at the prosecution of Roger by his petition, also before the king and his council—showing the king that Richard was amoved by the visitors of the hospital from the custody thereof, for divers wastes and destructions done by him there of which he was convicted before the said visitors, and that Roger held the said custody of the gift and grant of Queen Philippa, and beseeching the king that he might be called to answer for the same—the king sent the petition to the justices ordering them to view the petition and to cause the said visitation to come before them, and also Roger and others whom they shall see fit to summon, and to cause speedy justice to be done upon the contents of the petition; and afterwards—at the petition of the said Richard before the king and council, showing that Roger took no heed to appear before the justices to answer Richard concerning the premises, because another penalty is not ordained against Roger for his defaults and for the loss of his issues which are always levied of the goods and chattels of the said hospital—the king caused Roger to come before him and the council to answer concerning the premises, and Roger came in person before the king and council and alleged that he had a day before the justices upon the premises, and that he ought not lawfully to answer thereupon elsewhere, wherefore the king gave Roger a certain day, to wit, three weeks after Easter in the 6th year of the reign, and enjoined him to be before the justices to answer Richard concerning the aforesaid matters; and because Roger, accumulating defaults upon defaults, has not taken heed to answer Richard in this respect, before the justices on the day so fixed or hitherto, losing his issues which are levied of the goods of the said hospital as Richard has informed the king, the king orders the justices to proceed with all speed to the final discussion of that affair, having viewed the record and process taken before them thereupon, if they shall find that Roger did not appear before them on the day appointed. By C.

May 26.
Tweedmouth.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause three tuns full of arrows to be bought and provided without delay, and to be brought and carried to Newcastle-upon-Tyne to be delivered to the keeper of the wardrobe, and the treasurer and chamberlains shall pay the expenses thereupon out of the treasury. By K.

MEMBRANE 11.

May 27.
Tweedmouth.

To the abbot and convent of Vale Royal. Order to send to the exchequer at York with all speed, to be delivered to the treasurer and chamberlains, 100s., which they had granted to the king at his request for the expenses incurred by him for the marriage of his sister Eleanor to the count of Guelders (*Gerle*). By K.
[*Fœdera*.]

The like to the following :

The abbot and convent of Chester, for 20 marks.

The abbot and convent of Cumbermere, for 10 marks.

The abbot and convent of Birkeheved, for 5 marks.

The abbot and convent of Basyngwerk, for 5 marks.

The prior and convent of Norton, for 100s. [*Ibid.*]

May 2.
Fenwick.

To Richard le Goldsmyth. Order to cause the two engines which the king lately caused to be made at Cowyk, and 606 stones for the said engines

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Membrane 11—cont.

made in the quarry of Tadecastre, to be carried to Kyngeston-upon-Hull, to be delivered to John Hardyng of York by indenture, to be taken to Berwick-upon-Tweed, as the king has fully enjoined on the said John.

By K.

May 16. To R. bishop of Coventry and Lichfield, keeper of the wardrobe of the
Tweedmouth. late king. Elizabeth, late the wife of David de Langeton, constable of Werk castle, executrix of her husband's will, has besought the king by her petition before him and his council in the last parliament at York, that—whereas the late king, at the time when David laid down his said office, ordered him by writ of privy seal to retain the men then staying in the said castle for its defence, in the fealty of the said king, in all possible ways, at the said king's wages, and upon the pretext of this order, David led the said men with him to the king's castle of Baumburgh, and retained them in the late king's service there, for the defence of that castle and of the parts adjacent to it, from the time when he laid down the said custody until the 28 September in the 13th year of the late king's reign, at such wages as they had received in the said castle of Werk, for which wages no allowance or other satisfaction was made to David or to his executrix or to any other person in his name—the king will cause account to be made with the executrix for the wages so paid, and further cause what is just and reasonable to be done thereupon: the king therefore orders the bishop to view the order of the late king and the books and memoranda of the said wardrobe, and if it is found that no account, allowance or payment was made to David or his representative for the said wages, then to account with the executrix for the wages paid by David for the said time, and cause a bill thereupon to be made and delivered to her.

By pet. of C.

June 2. To Richard de la Pole, the king's butler. Order to cause 200 tuns of
Tweedmouth. wine to be bought and purveyed and safely kept for the king's use in places which he shall consider to be most convenient to the king, so that the king can have them when he shall give notice to the said butler.

By K.

June 7. To William de Northo, escheator in cos. Surrey, Sussex, Kent and
Tweedmouth. Middlesex. Order not to intermeddle further with the lands which he had taken into the king's hand on the death of Edmund son of William de Pakenham, restoring the issues, because the king has learned by an inquisition taken by the escheator that Edmund at his death held no lands of the king in chief in that bailiwick by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of divers other lords by divers services, and that Ed. de Pakenham, son of the said Edmund, is his next heir, and of full age.

June 5. To the treasurer and barons of the exchequer. Whereas at the prosecu-
Tweedmouth. tion of John de Kokermouth and John de Heyden, executors of the will of John de Sandale, bishop of Winchester, by their petition before the king and his council, showing that the goods and chattels which belonged to the bishop at his death, to the sum of 5,022*l.*, which the late king caused to be taken into his hand by reason of certain debts and accounts which the bishop owed to him, had been delivered to the executors by a certain mainprise which they had found at the exchequer to satisfy the said king for all the debts which the bishop owed as far as those goods would suffice, for the execution of the said will, and afterwards the executors, the late king being satisfied for all the debts which could then be found to be due to him by the bishop, had delivered divers jewels and other things which belonged to the bishop to the value of 195*l.*, to the said king, and had paid divers other particulars contained in four schedules, sent to chancery by the treasurer and barons, to divers creditors of the bishop and other causes for making the execution of the will, which particulars the treasurer and barons

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Membrane 11—cont.

delayed to allow to the executors because there was no mention in the king's order thereupon about making such allowances, the king therefore ordered the treasurer and barons to inspect the particulars of the said sums in the said schedules which the king has sent to them, *sub pede sigilli*, and cause allowance to be made to the executors in their account for the said goods and chattels, for the sums contained in the schedules, notwithstanding that the said payments had been made without the late king's order, and now the king has learned by the plaint of the executors that although they paid 250 marks of the goods which belonged to the bishop, which are contained in the schedules among the other particulars aforesaid, to Hugh le Despenser, the younger, as may fully appear by his letters of acquittance, yet the treasurer and barons refuse to allow the executors the said sum because they are not mentioned by name in Hugh's letters of acquittance, the king therefore orders the treasurer and barons to view the king's order and the letters of acquittance and the said schedules containing those particulars, and if they shall find that the letters of acquittance were Hugh's deed, and that the 250 marks are contained in the schedules aforesaid, to cause due allowance to be made for the said 250 marks to the executors in their account for the goods and chattels aforesaid according to the tenor of the previous order, notwithstanding that the said John and John are not mentioned by name in the letters of acquittance.

By pet. of C.

June 8. To the treasurer and barons of the exchequer and to the chamberlains.
Tweedmouth. Order to cause the defects which most need repairing in the houses, walls, turrets, bridges, mills, and other buildings in Carlisle castle, which defects are numerous as the king has learned, to be repaired and amended by the view and testimony of the prior of St. Mary's, Carlisle.

By C.

To the same. Order to cause houses suitable for receiving Queen Philippa, to be repaired and if necessary newly constructed at the king's cost, within York castle, and to order the keeper of the forest of Galtres, or him who supplies his place, to deliver whatever timber is necessary for the construction and repair of the said houses, from that forest, to the sheriff of York, who is to cause those houses to be made.

By C.

June 4. To the treasurer and barons of the exchequer. Order to cause due
Tweedmouth. allowance to be made to the bailiffs of Norwich in the ferm of their town for the sums they have paid to Master Pancius de Controne, the king's leech, by his order, as the king lately granted to the said Pancius for his good service to the late king, to Queen Isabella, and to himself, and to retain him in his service, 100*l.* for life, to be received yearly at the exchequer, until the king should provide him with 100*l.* a year of land or rent, for life; and now Pancius has besought the king to grant him the said 100*l.* to be received from the ferm of the city of Norwich by the hands of the bailiffs there for the time being, and the king granted his petition and ordered the bailiffs of the said city to pay him 100*l.* yearly as aforesaid.

By K.

*Vacated because it was surrendered and is otherwise below.**MEMBRANE 10.*

June 2. To Richard de Suthorp. Order not to intermeddle further with the
Tweedmouth. superintending the buying of provisions of victuals in co. Lincoln, by the sheriff there, which victuals were to be sent to the North for the maintenance of the king and his lieges there, although the king lately sent Richard to do this.

By C.

1333.

Membrane 10—cont.

The like to the following :

William de Werdale, in cos. Gloucester and Worcester.

Thomas de Gergrave, in cos. Norfolk, Suffolk and Essex.

Ralph de Wylingham, in cos. Cambridge, Huntingdon and Bedford.

John de Staunford, in cos. Northampton and Leicester.

Richard de Enderby, in co. Southampton.

Henry de Haydok, in cos. Nottingham, Derby and Lancaster.

John de Enderby, in co. Somerset.

To the sheriff of Lincoln. Order to supersede a payment of 2s. a day as wages to Richard de Suthorp, which the king had ordered him to pay to the said Richard for superintending the provision of victuals as aforesaid, because the king for certain reasons has ordered Richard not to intermeddle further in that matter.

By C.

The like to each of the sheriffs of the counties above written. *Under the names of the clerks appointed in those counties.*

May 30.
Tweedmouth.

To the justices of the Bench. The king has been besought by Eleanor, late the wife of Herbert son of John, to provide her with a suitable remedy as she is pleading before the said justices in the king's court, by the king's writ against Thomas de Bradeston, keeper of the land of the heir of Edmund, earl of Kent, tenant in chief, for the third part of two parts of the manor of Barndesleye, co. Gloucester, which Herbert gave to her as dower at the church door, when he married her, with the assent of his father; and Thomas, pleading before the justices, alleged that he holds the said two parts of the manor, together with the other lands which belonged to the earl, in the said county, until the heir shall come of age, by the king's grant, and that he ought not to answer Eleanor without the king being consulted, wherefore the said justices delayed to proceed in that affair, the king therefore orders them to view the record and process held thereupon before them, and if the matter has transpired as aforesaid to proceed with the plea and do justice to the parties according to the law, notwithstanding the said allegation, provided that they do not proceed to render judgment without consulting the king.

By C.

June 2.
Tweedmouth.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to pay to James Nicholas and Bartholomew de Bard and their fellows, merchants of the society of the Bardi of Florence, 500 marks from the treasury without delay, in addition to the 2000*l.* which the king had previously ordered the treasurer, barons and chamberlains to pay to the said merchants, which sums have been paid by the said merchants for the king as follows: 2000 marks to Master Robert de Bury, clerk, in the Roman court, 51*l.* 3*s.* 4*d.* to Robert de Tanton, keeper of the wardrobe, for wines bought from certain wine merchants of the king's duchy of Aquitaine, at London for the king's use, and 482*l.* 16*s.* 8*d.* to brother Adam de Sancto Botulpho, monk of the monastery of St. Mary's, York, to be sent to the king, together with other money, from York to the North, and to be delivered there for the king's use to the said keeper.

By K. and C.

May 28.
Tweedmouth.

To the abbot of St. Mary's York, receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland and Northumberland. Order to pay to Hugh Pyk, clerk of Robert de Tanton, keeper of the wardrobe, whom the king has sent to London, to further certain of the king's affairs there, 100*s.* from the money of the said tenth and fifteenth, and from other money in his custody, for his expenses in the said journey.

By K.

1333.

Membrane 10—cont.

To the same. A like order to pay to William de la Pole, 24*l.* for making certain provisions of victuals for the king's use, beyond those 200*l.* which the king had previously ordered the abbot to deliver to him for the same purpose.

By K.

To the same. A like order to pay to Andrew le Bower and Thomas le Bower of York, 17*l.* 12*s.* 9*d.* for 300 bows and the cords of the same bought by them for the king's use and sent to Newcastle-upon-Tyne.

By K.

June 7. To Thomas de Foxle, constable of Wyndesore Castle, or to him who
Tweedmouth. supplies his place. Order to deliver to the abbot of Westminster, eight bucks from that forest, at the eve of St. Peter ad Vincula next, to be taken and carried to Westminster at the king's cost, in accordance with the charter of Henry III. which the king has inspected, granting to the abbot eight bucks yearly, to be taken in Wyndesore forest, at the king's cost by the hands of the constable of Wyndesore, to be carried by the constable to Westminster at the eve of the said feast, so that they who thus carry the venison shall make two
(*facient duas meneyas*) before the great altar of St. Peter's, Westminster, yearly.

To William de la Pole. Order to administer what necessary expenses he has incurred for himself and for Master John de Hildesle and Robert de Kelleseye, whom the king sent with him to Flanders for the expedition of certain of the king's affairs there, in going to the said parts, staying there, and returning, and the king will cause him to be satisfied for those expenses on his return.

By K. and C.

June 5. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rut-
Tweedmouth. land. Order to cause reasonable dower to be assigned to Isabella, late the wife of Hugh de Keleby, tenant in chief, from the lands which belonged to her husband in that bailiwick on the day he died, according to their extent, having received security from Isabella that she will not marry without the king's licence.

June 8. To the sheriff of Nottingham and Derby. Order to cause 40 miners to be
Tweedmouth. elected from the miners of that bailiwick, both within and without the liberties, by the view of Matthew de Crauthorn, keeper of Birlond mine, co. Devon, or of him whom he deposes for this, and cause them to be assigned to the said keeper, to be led to the said parts of Birlond at the king's wages, to be paid to the said miners so elected by the hands of that keeper or by his deputy, to work at the king's wages in the said mine, as they shall be instructed by the said keeper, on the king's behalf.

By C.

To Matthew de Crauthorn, keeper of the said mine. Order to pay to the said miners their wages from the time when they shall be elected, from the issues of the said mine, as was wont to be done at another time.

By C.

June 10. To the sheriff of Cornwall. Order to cause the necessary wood for the
Tweedmouth. works in the king's mine of Birlond, co. Devon, to be appraised and bought from the woods in that bailiwick nearest to the mine, both within and without the liberties, where it can best be done, by the view and advice of Matthew de Crauthorn, keeper of the mine, with the king's money, to be paid to those from whom the wood shall be so bought, and to cause the said wood to be assigned and delivered to the keeper, for doing the said works, as the king understands that the works in the mine cannot at present be carried on for the king's benefit for want of wood there, and the king has ordered the keeper to supervise the buying of the wood, and to pay those from whom the wood is bought, from the issues of the mine.

By C.

June 6. To the collectors of the customs in Lincoln city. Order to cause allow-
Tweedmouth. ance to be made to William de la Pole for 40*l.* in the customs of his own

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Membrane 10—cont.

wool, which he has caused to be taken out of the staple there to parts beyond, as William paid that sum for the king at his request to Peter Tunnok, master of a ship called '*la Trinite*,' of Kyngeston-upon-Hull, for the king's service in the war against Scotland, for the wages of the said master and those of the mariners and others in the said ship about to set out to the said parts in the king's service.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Benedict le Engleys, who owns no lands within that county to qualify him.

June 15.
Tweedmouth.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the abbot of St. Mary's, York, late receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland, and Northumberland, and of certain other money of the king, in his account at the exchequer, for 100*l.* which he paid to divers men by the king's order for bows, arrows, ropes, empty casks for holding flour, and other small necessities bought for the king's use. By K.

To Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres. Order to deliver to Master Robert de Ayleston, archdeacon of Berkshire, the king's treasurer, twelve oaks, not bearing leaves, in the said forest, by the king's gift, wherever it may be most convenient, besides those six oaks which the king had previously ordered him to deliver to the said Robert to be taken to the city of York for his fuel there. By K.

June 12.
Tweedmouth.

To the sheriff of Warwick. Order to cause the earl of Warwick to have full seisin without delay of a messuage, a carucate of land and 16 acres of meadow in Claverdon, which Robert de Warrewyk held, who was hanged for felony, and the said lands have been in the king's hands for a year and a day, as the king has learned by inquisition taken by the sheriff that Robert held the said messuage, carucate and meadow of the earl, and that Roger de Aylesbury had the said year and day and waste thereof and ought to answer for them to the king.

June 10.
Tweedmouth.

To the collectors of the custom of wool, hides and wool-fells in the port of Shrewsbury. Order to arrest all wool, hides and wool-fells which they shall henceforth find merchants or others to be carrying out of the said port unless the custom, due to the king thereupon, has first been paid, and to detain them under arrest until further orders, and to inform the king of the names of those who so carried away their wool, etc., and of those who have carried them away in times past, and to whom the said wool, etc. belong, because the king understands that divers merchants and others carry their wool, etc., out of the said port without having satisfied the king for the custom due thereupon, and that they continue to do so to the king's damage, and against the ordinance of the staple made thereupon by the king and his council. By C.

June 16.
Tweedmouth.

To Geoffrey le Scrop, and his fellows, justices appointed to hold pleas before the king. Whereas Robert de Cliderhou, clerk, impleads Adam de Cliderhou, knight, and others before the justices, by the king's writ, of a certain trespass committed on him by Adam and others, and Adam, scheming to impede the prosecution of Robert in this respect, caused himself to be essoined against Robert, for the king's service, on the quinzaine of Trinity last, which day the said parties had in the said writ, before the king, and because the king knows for a certainty that the said Adam was not in his service on that day and is not in his service, the king has informed the justices of the premises, and further orders them to cause justice to be done in the matter. By C.

1333.

Membrane 10—cont.

June 17. To the collectors of the customs in the city of London. Order to pay to
Tweedmouth. John de Wyndesore, clerk, whom the king has sent to parts beyond the seas, for furthering certain of his affairs there, 20 marks from the money of that custom for his expenses in the said journey. By K.

June 16. To the sheriff of Somerset. Order to cause a coroner for that county to
Tweedmouth. be elected in place of Thomas de Panes, who is sick and unable to fulfil the duties of that office.

June 12. To the abbot of Rameseye. Order to send the 20*l.*, which he had
Tweedmouth. granted to the king at his request, for which the king renders him special thanks, in aid of the expenses which the king incurred for the marriage of his sister Eleanor to the count of Guelders (*Gerle*), to the exchequer on the octaves of Michaelmas next, to be delivered to the treasurer and chamberlains there.

*Vacated because otherwise below.**MEMBRANE 9.*

June 6. To John de Louthre, escheator in cos. York, Northumberland, Cumber-
Tweedmouth. land and Westmorland. Order to cause reasonable dower to be assigned to Joan, late the wife of Patrick de Suthayk, tenant in chief, from the lands which belonged to her husband in that bailiwick at his death, according to their extent, in the presence of William Lenglis, to whom the king has committed the custody of two parts of the said lands until Patrick's heir shall come of age, if he choose to attend, upon Joan taking oath not to marry without the king's licence.

June 4. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford,
Tweedmouth. Berks, Bedford and Buckingham. Order to cause reasonable dower to be assigned to Isabella, late the wife of Walter Gascelyn, tenant in chief, from the lands which belonged to her husband in that bailiwick at his death, according to their extent, upon her taking oath not to marry without the king's licence.

June 6. To John de Peyto, the younger, escheator in cos. Hereford, Gloucester,
Tweedmouth. Worcester, Salop, Stafford and the march of Wales adjoining. Order to cause reasonable dower to be assigned to Isabella, late the wife of Walter Gascelyn, tenant in chief, from the lands which belonged to her husband in that bailiwick at his death, according to their extent, upon her taking oath as aforesaid.

June 10. To John de Louthre, escheator in cos. York, Northumberland, Cumber-
Tweedmouth. land and Westmorland. Order to amove the king's hand from a messuage and 7 acres of land in Wygeton and not to intermeddle further therewith, restoring the issues, as the king lately wished to ascertain the cause of the taking of the said messuage and lands of John le Peyntour of Wygeton by the escheator, and ordered the escheator to inform him thereof, and the escheator informed the king that he had taken the said messuage and lands into the king's hand because John le Peyntour of Wygeton was said to have joined the Scots against the king, and afterwards the king learned from John that he had never joined the Scots, but had always remained in the peace of the king and his father, and the king ordered the escheator to take an inquisition, by which it was found that John in the time of the truces between the late king and Robert de Bruys, begun in the 13th year of the reign, went into Scotland at the command of Andrew de Harcla to paint a certain picture (*imagine*) for William de Karliolo and for doing other necessary things for his service, in which time it was lawful for

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Membrane 9—cont.

anyone to pass from England into Scotland by the licence and letters of safe conduct of the keeper of the march, and that John had letters of safe conduct from Andrew, and so stayed there for a year without at any time joining the Scots, and that John returned to England during the said truces and has always remained in the peace of the king and his father, and that the said messuage and lands are held of John Gernoun and Margaret his wife by the service of one pound of cinnamon yearly, and that they are worth 6s. 8d. yearly, in all issues.

June 16. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Tweedmouth. Berks, Bedford and Buckingham. Order not to intermeddle further with the lands which Simon Darches, tenant in chief of the late king, held as of the honour of Walyngford, then in the late king's hand, because Richard, son and heir of Simon, has proved his age before the escheator, and the king lately gave and granted the castle and honour of Walyngford together with the knights' fees belonging thereto, by charter to John de Eltham, his brother, and to the legitimate heirs male of his body.

June 17. To the treasurer and barons of the exchequer. Order to cause John Tweedmouth. de la Hay, to whom the late king committed the custody of two parts of the lands which belonged to Simon Darches until his heir should come of age, rendering 40l. yearly to the exchequer, to be discharged and released henceforth of that ferm, provided that he answer at the exchequer for the arrears of that ferm, if any, because the king has ordered Robert Selyman not to intermeddle further with these lands.

To the same. Order to cause allowance to be made to Adam de Wythford, clerk, chamberlain of South Wales, in his account, for the wages and accustomed fees which the justice of South Wales has reasonably paid to the constables, sheriffs, ministers, and other officers of the king and those who supply their places, in the said parts of South Wales, as such payments have hitherto been accustomed to be made.

April 20. To the treasurer and barons of the exchequer, and to the chamberlains. Newcastle-on-Tyne. Order to cause due payment to be made to Maurice de Berkele of 50 marks, or else to allow that sum in his ferm for next Michaelmas for the manors of Fulbrok and Westhale and for certain lands in Upton, Toneton, and Swynbrok, which belonged to Hugh le Despenser, the elder, and which came into the king's hands by the forfeiture of the said Hugh, as Maurice has besought the king to cause this to be done, showing that that sum is in arrears to him of those 100l. which he ought to have received from the king for 30 men-at-arms whom he retained in his company for the siege of Berwick by the king's order.

By p.s. [6347.]

June 11. To the sheriff of Warwick. Order to restore to Robert de Milverton, Tweedmouth. clerk, his lands, goods and chattels which had been taken into the king's hand on his being summoned before William de Sutton, coroner of that county, for receiving William de Belton and other thieves, with four horses of the price of 10 marks, feloniously stolen from the parson of Whitewyk church, co. Leicester, by the said William de Belton, approver, and accused before Thomas de Bello Campo, earl of Warewyk, and his fellows, justices of oyer and terminer in that county, of having feloniously plundered Richard de Milverton, chaplain, of four stones of wool of the price of 24s. as Robert has purged his innocence before A. bishop of Worcester, ordinary of the place, to whom he was delivered by the justices, according to the privilege of the clergy, as Adam de Herewynton, vicar-general of the bishop, who is acting in remote parts, has informed the king by his letters patent.

June 6. Richard de Curzun, parson of Breydessale church, imprisoned at Tweedmouth. Nottingham for trespass of venison in Shirewode forest, has letters to

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Membrane 9—cont.

Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place in that forest, to bail him until the coming of the justices for pleas of the Forest in co. Nottingham.

June 16.
Tweedmouth.

To John de Blonvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with the manors of Kellevedene and Little Badewe, and the advowson of Little Badewe church, co. Essex, and the manors of Little Okle, in the same county, with the advowson of the church of that town, because the king has learned by an inquisition taken by the escheator that John Filiol and Margery his wife, on the day of John's death, jointly held the said manors of Kellevedene and Little Badewe with the advowson of the church there of the gift and grant of Richard Filiol and Richard de Bergholt, and the manors of Little Okle with the advowson of the church there of the gift and grant of Edmund de Gunneville, parson of Ressheworth church, and Ralph Filiol, by fines levied thereupon in the court of the late king, to hold the said manors of Kellevedene and Little Okle with the advowson of Okle church for their life with remainder to Richard son of the said John, and the legitimate heirs of his body, and the manor of Little Badewe with the advowson of the church there to the said John and Margery and the heirs of their bodies; and that the manor of Kellevedene is held of the king in chief as of the honour of Hagenet, by the service of three knights' fees and of rendering 30s. yearly to the ward of Dover castle at the Assumption, and the manors of Little Okle and Little Badewe and the said advowsons are held of the heir of Robert son of Walter, a minor in the king's wardship, by the service of 5½ knights' fees and of rendering 18s. 4d. yearly for six months to the ward of Baynard castle, and the king has taken the fealty of Margery due to him in this respect.

June 18.
Tweedmouth.

To the treasurer and barons of the exchequer. Whereas lately at the prosecution of Alexander, archbishop of Dublin, by his petition before the king and his council, showing that the late king on 20 December, in the 1st year of his reign, ordered by his writ John Wogan, then justiciary of Ireland, and the said archbishop, then treasurer there, to take all the Templars in Ireland and cause them to be safely guarded, and to seize all the lands, goods and chattels of the said Templars there into the late king's hand, and that the said treasurer should deliver suitable maintenance to the Templars from the said goods and chattels, according to the ordinance of the late king sent to the justiciary and treasurer; and the archbishop beseeching the king to order an allowance to be made to him in his account for the sums so paid to the Templars, the king ordered the treasurer and barons of the exchequer of Dublin and the chamberlains there to inform him of the number of Templars taken in Ireland by virtue of the late king's order, and how much had been ordained for their maintenance, and the sum of money paid to them on the said occasion, and by whom that payment was made and how; and now the archbishop has besought the king to cause allowance to be made to him for the money spent by him as aforesaid, as the said treasurer, barons and chamberlains have fully informed the king concerning the premises; the king therefore orders the treasurer and barons to cause due allowance to be made to the archbishop for the said sums of money, which they shall ascertain that he has paid as aforesaid.

By C.

To the same. Whereas at the prosecution of Alexander, archbishop of Dublin, by his petition before the king and his council showing that Walter de Thornebury, chancellor of the late king in Ireland at the time when the archbishop was treasurer there, had been appointed by the late king by commission under the great seal used in Ireland to supply the place of the said treasurer, and had received and held divers sums of money, both for the

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Membrane 9—cont.

fee of chancellor and for the prest of the treasury while he was so supplying the place of the said treasurer, for which sums the archbishop asserts that he has received no allowance; and beseeching the king to cause allowance to be made to him for them on his account, the king ordered the treasurer and barons of the exchequer, Dublin, and the chamberlains there, to examine the rolls and memoranda of the exchequer touching the matter, and inform the king of what they find there, and now the said archbishop has besought the king to cause allowance to be made to him for the said sums, as the said treasurer, barons and chamberlains have fully informed the king of the premises, the king therefore orders the treasurer and barons to view and examine the said certificate and the sums received by the *locum tenens*, and to cause due allowance to be made to the archbishop in his account for such sums as can reasonably be allowed to him. By C.

To the same. Order to cause due allowance to be made to the said archbishop for divers payments for the custody of the castles of Athlon, Roscoman and Raundon, and also for divers minute necessary expenses which he made in the exchequer of Dublin, as the archbishop has shown in his petition before the king and council, and that he received no allowance in his account for these payments and expenses, as other treasurers in like case were wont to receive before him, and has besought the king to cause an allowance to be made to him, and the king ordered the treasurer and barons of the exchequer, Dublin, and the chamberlains there to inspect the rolls and memoranda of the exchequer touching this matter, and inform the king of what they find there, and now the archbishop has besought the king to cause an allowance to be made to him for the said payments, as the said treasurer, barons, and chamberlains have fully informed the king concerning the premises. By C.

June 20. To the sheriff of York. Order to cause a certain suitable house in York
Tweedmouth. castle to be repaired or newly constructed for the justices for trying pleas before the king, for holding the said pleas, by the view and testimony of Nicholas de Langeton, mayor of York. By C.

June 21. To the sheriff of Lancaster. Order to cause a coroner for that county
Tweedmouth. to be elected in place of Robert de Grenefeld, who has no lands in the said county to qualify him.

June 25. To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford,
Tweedmouth. Berks, Bedford and Buckingham. Order to deliver to Ada, late the wife of John de Sancto Philberto, tenant in chief, a knight's fee in Alwaldebury, co. Oxford, which Adam de la Penne holds, extended at 6*l.* yearly, which the king has assigned to her as her dower from the knights' fees which belonged to her husband, together with the moiety of a knight's fee in Thormarton, co. Gloucester, which John de Fiffide holds, extended at 100*s.* yearly.

To John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Order to deliver to the said Ada the moiety of a knight's fee in Thormarton, which has been assigned to her as aforesaid.

To the same. Order to deliver to the said Ada the advowson of Thormarton chapel, co. Gloucester, extended at 10*l.* yearly, which the king has assigned to her as her dower together with a third part of the advowson of Eton church, co. Berks, to wit, the third presentation when it falls in, extended at 10 marks yearly, from the advowsons which belonged to her husband.

To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford and Buckingham. Order to deliver to the said Ada a third part of the advowson of Eton church, which the king has assigned to her as aforesaid.

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MEMBRANE 8.

June 17.
Tweedmouth.

To Hugh Sampson, collector of the custom of 2s. a tun of wine in the port of Southampton. Order to permit Richard de la Pole, the king's butler, whom the king appointed on 5 May last to levy and collect the said custom in all the ports of England during pleasure, to do so according to the form of the king's grant, and not to intermeddle with the collection of the said custom, and to deliver to him by indenture any issues collected after the said 5 May.

By K. and C.

The like to the following :

Walter Turk and Augustine le Waleys in the port of London.
 Stephen Fauconer and Thomas Espilon in the port of Sandwich.
 John Wyne and Elias de Mene in the port of Chichester.
 Adam de Glide and Nicholas le Fevre in the port of Melcombe.
 Robert But and John Pelleson in the port of Boston.
 Thomas Coynt and John Vyvyan in the ports of Cornwall.
 Richard Pleye and Robert Mountayn in the port of Exeter.
 Roger de Suthwyk and Gilbert Geldewyne in the port of Rochester.
 William le Carter and Henry de Roston in the ports of Scardeburgh and Whiteby.
 John de Barton and Richard fitz Dieu in the port of Kyngeston-upon-Hull.
 Robert de Tughale and John de Denton in the port of Newcastle-upon-Tyne.
 Roger le Gosewyk and Nicholas de Burnetoft in the ports of Hertipool and Jarum.
 John Perbroun and Geoffrey de Drayton in the port of Yarmouth.
 John de Preston and Richard de Leyham in the port of Ipswich.
 John de Swerdeston and Thomas de Melcheburn in the port of Lenne.
 Roger Turtle and Hugh de Langebrugge in the port of Bristol.
 Richard Bat and Stephen de Padyham in the port of Wynchelse.
 John Stephne and William de Sandale in the port of Haverford.

June 4.
Tweedmouth.

To the treasurer and barons of the exchequer. Geoffrey Hacun, parson of Northcave church, and John de Wartre have shown the king that whereas John de Octon lately held certain lands in Octon, co. York, of the king's progenitors by serjeanty, to wit by the service of archery, rendering 10s. yearly thereupon, and certain other lands in Esthorp, in the same county, of the ancestors of Henry de Percy, by knight's service, and 106s. 2d. which were in arrears of the service of the said serjeanty in the time of John de Octon, hitherto run in demand, and although none of the said tenements which belonged to John de Octon came into the hands of the said Geoffrey and John de Wartre, yet the treasurer and barons caused the said 106s. 2d. to be exacted from them, omitting the tenants of the said tenements in Octon, and caused Geoffrey and John to be unjustly distrained for that reason; the king therefore orders the treasurer and barons to ascertain by inquisition or in another legitimate way whether Geoffrey and John did not hold any of the lands of John de Octon in Octon, and if there are no other reasons why the said Geoffrey and John ought not to be charged towards the king then to cause the exaction of the said 106s. 2d. from them to be superseded, provided that the said sum is levied from those who ought to be charged therewith.

July 20.
Tweedmouth.

To the collectors of the customs in the city of Lincoln. Order to pay to the count of Julers or his attorney 450 marks for the term of Easter last, out of the issues of the customs aforesaid, in accordance with the king's grant to him of 900 marks yearly from the issues of the custom in the port of Boston, because the staples of wool, hides, and wool-fells, have been

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Membrane 8—cont.

established at Lincoln and other certain places, and the customs are collected there and not elsewhere.

June 16. To the treasurer and barons of the exchequer. Order to cause allowance
Tweedmouth. to be made to the said collectors in their account for the payment of 450 marks to the count of Julers, by virtue of the preceding order.

June 15. To the same. Whereas Edward I. received 672*l.* 5*s.* 10½*d.* for his most
Tweedmouth. urgent affairs, and for the service and defence of the realm, from the abbess and nuns of Canounlegh, by the hands of his treasurer and chamberlains of the exchequer, by the view and testimony of David de Seryngton, clerk of the said abbess, and the said king, on 16 September in the 22nd year of his reign, promised by his letters patent to cause the abbess and nuns to be satisfied for the said sum when he should be required by them, and the late king, on 20 March in the 4th year of his reign, granted to the said abbess and nuns by his letters patent under the great seal that 100*l.* a year of land or rent, by reasonable extent, should be delivered to them from the custodies which should chance to come into the king's hand, to be held until the abbess and nuns had received the said sum, and afterwards at the prosecution of the abbess and nuns by their petition before the king and his council in the parliament held at Westminster on the morrow of Michaelmas, in the fifth year of his reign, beseeching the king to cause payment of the said sum or other satisfaction to be made to them, the king granted that they should receive and have every year from 1 June then last past, a moiety of all the customs in that port of Southampton, except the custom of wines, after 1000*l.* from both the old and new customs in that port have been levied, by the hands of the collectors for the time being, until the said abbess and nuns have received the said sum, by virtue of which grant the abbess and nuns have received 230*l.* from the said moiety in part satisfaction of the said debt, and they cannot secure payment of the remainder of that debt or other satisfaction by reason of certain assignments on the said customs made elsewhere, wherefore they have again besought the king to cause payment of the remainder of the debt or other satisfaction to be given to them; the king therefore granted to them that they should receive and have 50 marks a year from the issues of the new custom in that port, except the custom of wines, and that every year, to be reckoned from Easter last, after 221*l.* 11*s.* 10*d.* have been levied from the said custom, they shall in like manner receive a moiety of the remainder of the whole of that custom, except the custom of wines, until they have received the arrears of the said debt; the king therefore orders the treasurer and barons to cause payment to the abbess to be made as aforesaid, notwithstanding any previous order to the contrary. By C.

June 28. To the sheriff of Lincoln. Order to cause a coroner for that county to
Tweedmouth. be elected in place of Richard de Cotes, deceased.

June 26. To Henry le Gulden, escheator in cos. Devon, Cornwall, Somerset, and
Tweedmouth. Dorset. Order not to intermeddle further with the manors of Rostranget, Tremodreet and Tregrean, as it is found by inquisition *post mortem* that Oto de Bodrigan, on the day he died, held in his demesne as of fee, the manors of Rostranget and Tremodret of the king, as of the honour of Lancetveton castle, then in the king's hand, by the service of 6 knights' fees, and the manor of Tregrean also of the king, as of the manor of Tenwyngton, in socage by the service of rendering 37*s.* 6*d.* to the king yearly, and the king lately granted the said honour and manor of Tenwyngton together with the knights' fees to John de Eltham, his brother, earl of Cornwall, by charter, for himself and the legitimate heirs male of his body, as is fully contained in that charter, and now William de Bodrigan, son and heir of the said Oto, has proved his age before the escheator.

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Membrane 8—cont.

June 27. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Tweedmouth. Bedford, and Buckingham. Order not to intermeddle futher with a messuage and 100 acres of land in Bradenham, restoring the issues, because the king has learned by an inquisition taken by the escheator that Simon de Falvesle and Alice his wife held the said messuage and lands jointly, on the day Simon died, of the lord of Daventre, by the service of a pair of gloves of the price of 1½d.

June 26. To the treasurer, barons and chamberlains of the exchequer. Order to assemble the great men and others to solemnize the anniversary of Edward I. on the Translation of St. Thomas of Canterbury next, as was done in the reign of the late king. *French.* [*Fædera.*]

June 28. To the sheriff of Warwick. Order to cause the dean and chapter of St. Mary's, Warrewyk, to have full seisin, without delay, of a toft and the fourth part of a messuage in Warrewyk, which Robert le Belyetere of Warrewyk held, who was hanged for felony, because the king has learned by inquisition taken by the sheriff that the said toft and fourth part have been in the king's hand for a year and a day, and that Robert held them of the dean and chapter, and that Roger de Aylesbury, late sheriff of that county had the year, day and waste thereof, and ought to answer for them to the king.

MEMBRANE 7.

June 20. To Roger de Wolsthorp and Hugh de Edlyngton the younger, collectors Tweedmouth. of the custom of wool, hides and wool-fells in the city of Lincoln and in the port there. It was lately ordained by the king, the magnates and chief men of the realm in the last parliament held at York, that native merchants should pay the king half a mark on each sack of wool and on every 300 wool-fells, and on each last of hides one mark, and that alien merchants should pay 10s. on every sack of wool and on every 300 wool-fells, and 20s. on each last of hides, taken out of the realm to parts beyond, from Purification in the 6th year of the reign, to the same feast in the following year, beyond the customs due and paid to the king thereupon, in aid of the great and infinite expenses which the king has been obliged to incur for the defence of the realm against the attacks of the Scots, and for other necessary and evident causes, and the king appointed Roger and Hugh to levy and collect the said subsidy in that city and port, but because the king afterwards learned from certain merchants of the kingdom that the said ordinance if it was carried into effect would work to the king's harm, and that the wool would be sold afterwards in the kingdom for a less price than it was wont to be, to the damage of the people of the kingdom, the king has revoked the said ordinance with the assent of the council and of the merchants, and therefore orders Roger and Hugh to supersede the execution of their commission, and if they have levied anything from the said merchants by reason of the said subsidy, to restore it without delay to them, returning the letters patent granting them that commission to chancery without delay.

By K. and C. and by p.s.

The like to the following :

John de Hales and William But, the younger, in the city of Norwich.

Roger Turtel and Hugh de Langebrigg, in Bristol.

William de Freston and William Fox, in the city of York.

John Devenissh and Nicholas de Excestr[ia], in the city of Winchester.

Hugh de Donnogh of Bukenhale and Laurence Priket, in Shrewsbury.

John de Grantham and John de Causton, in the city of London.

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Membrane 7—cont.

Richard Playegh and Robert Mounteneye, in the city of Exeter.
 Robert de Toughale and John de Denton, in Newcastle-upon-Tyne.
 Richard de Trehampton, Simon de Grymesby and John Pelsone of Boston, in co. Lincoln.
 Simon de Hederse, Robert de Dreyton and Thomas de Melchebourn, or two of them, in co. Norfolk.
 John Tendryng and John de Preston, in co. Suffolk.
 Thomas Gobyoum and John de Blounvill, in co. Essex.
 Geoffrey atte Lee and William Flambard, in co. Hertford.
 Henry de Bedik and Richard de Pounz, in co. Middlesex.
 John de Frenyngham, Thomas Asplion of Sandwich and Stephen de Padyham, or two of them, in co. Kent.
 William de Weston and John Wyne of Chichester, in cos. Surrey and Sussex.
 John de Skures and Thomas de Bynydon, in co. Southampton.
 William Berill and Adam Glide, in co. Dorset.
 John de Harnham and Hildebrand de London, in co. Wilts.
 Thomas de Marlebergh and Robert de Somerton, in co. Somerset.
 Ralph de Monte Forti and Matthew de Crauthorn, in co. Devon.
 Richard de Hiwssh and Roger de Blacolvesle, in co. Cornwall.
 Robert de Aston and Robert de Gyene, in co. Gloucester.
 Roger Carles and John de Aldenham, in co. Salop.
 Richard de Emeldon and Robert de Toughale, in co. Northumberland.
 Robert de Barton and Clement de Skelton, in co. Cumberland.
 Robert de Bek and Richard de Ouyoteseye, in co. Stafford.
 Walter de Newenton and Robert de Somery, in co. Worcester.
 John Ryvel and Henry de Hocle, in co. Warwick.
 Roger de Belegrove and William Owyn, in co. Leicester.
 John de Alveton and Adam de Dene, in co. Oxford.
 John de Burton and John de Benham, in co. Berks.
 Nigel de Shaldeford and Roger le Maresshall, in co. Bedford.
 Philip de Aylesbury and Richard de Passelowe, in co. Buckingham.
 William Busteler and John de Briggeham, in co. Cambridge.
 William Moyn and John Waldeshof, in co. Huntingdon.
 John Daundelyn and Eustace de Brunneby, in co. Northampton.
 John Boyvill and John Basset, in co. Rutland.
 John de Bolyngbrok and John Bik, in co. Nottingham.
 Richard de Coursoun and Robert de Sallowe, in co. Derby.
 William de Tatham and Robert de Shirburn, in co. Lancaster.
 Robert Broun and Adam Lucas, in co. Hereford.
 John de Derewyntwatre and William Flauvel, in co. Westmorland.
 John Moryn, William de Shareshill and John de Barton of Kyngeston, or two of them, in co. York.

June 20. To L. bishop of Durham. A like order to supersede the execution of a
 Tweedmouth. commission by which the king ordered him to cause certain liege men of that liberty to be appointed to collect the said aid within that liberty; and to restore anything that may have been levied from the said merchants by reason of that subsidy without delay, and to return the letters patent made to him thereupon to chancery without delay. By K. and C. and by p.s.
 The like to Edward, earl of Chester, '*mutatis mutandis*.'

June 25. To the treasurer and barons of the exchequer. Order to account with
 Tweedmouth. John de Neusum, keeper of the king's stud in the North, for the expenses and costs incurred by him in keeping the said stud, and for the money received by him for that custody, and to cause the costs and payments which they shall find he has legitimately incurred in that custody, and also his reason-

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Membrane 7—cont.

able wages for the time in which he has held that custody, to be allowed to him according to their discretion.

June 22.
Tweedmouth.

To Roger de Kerdeston, late sheriff of Norfolk. Order to restore without delay to John de Risyng his lands which had been taken from him on account of his flight, restoring the issues to him from the time when he was acquitted, without delay, because the king has learned by the record of John de Cantebrigg and his fellows, late justices of gaol delivery at Norwich castle, concerning prisoners taken and detained there for the death of William March and Henry Thek, that John de Risyng being lately indicted of the said felonies before John de Stonore and his fellows, justices of oyer and terminer in co. Norfolk, was acquitted by the said John de Cantebrigg and his fellows at Norwich on Tuesday in the second week of Lent last past by inquisition of the country.

June 26.
Tweedmouth.

To the treasurer and barons of the exchequer. Thomas de Sibethorp, clerk, has shown the king that whereas the late king on 3 February in the 19th year of his reign, granted to Master Robert de Baldok, then archdeacon of Middlesex and chancellor, in aid of the expenses which he incurred in the said king's service, all the issues of the great seal, to wit from charters, letters patent, and close writs, to be received from the said date until Easter next following, and until the next Easter following, to hold by the king's gift, and he ordered Thomas, then keeper of the hanaper of the chancery, to intend to Robert concerning the said issues for the said time, and likewise ordered the treasurer and barons of the exchequer by writ of privy seal to discharge and release Thomas of the account of the said issues for the said time, as is said to be fully contained in the writ, and although Thomas delivered in full all the issues of the said seal from the said 3 February until 28 October in the 20th year of the late king's reign, on which day the said king caused all the lands, goods and chattels which belonged to Robert to be taken into his hands for certain reasons, and Thomas had no charters, letters patent or close writs with him thenceforward, and from the said 28 October to 2 December following no charters, etc., were sealed in the said chancery, as the king has learned by the testimony of certain ministers of the chancery, both clerks and others, yet the treasurer and barons distrained Thomas to render account to the king for the issues of the said seal for the said time; the king therefore orders them to cause the demand upon Thomas for these issues to be superseded, and to cause him to be discharged and released thereof at the exchequer.

By C.

July 1.
Tweedmouth.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order to cause reasonable dower to be assigned to Alice, late the wife of Simon de Falvesle, who held the manor of Falvesle of the king in chief at fee farm, rendering 15*l.* yearly to the king therefrom as is found by inquisition, from the said manor according to its extent.

July 1.
Tweedmouth.

Nicholas de Herthill, imprisoned at Nottingham for trespass of venison in Shirewod forest, has letters to Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place in the said forest, to bail him until the coming of the justices next in eyre for pleas of the Forest in co. Nottingham.

June 29.
Tweedmouth.

To the sheriff of Cambridge and Huntingdon. Order to pay to Master John de Langetoft, keeper of the king's scholars in the university of Cambridge, the arrears of the wages for him and the said scholars, and also to pay these wages henceforth from the issues of that bailiwick, by indenture made between the sheriff and the said John, until further orders.

By K.

July 6.
Tweedmouth.

To the abbot of Rameseye. Order to send to York the 20*l.* which he had granted to the king on the octave of Michaelmas next, in aid of the expenses

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Membrane 7—cont.

incurred by the king in the marriage of his sister Eleanor to the count of Guelders, so that it may be there on the said day to be finally delivered to abbot of St. Mary's, York, whom the king has appointed receiver of that money there.

MEMBRANE 6.

July 4. To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Whereas the king had lately ordered them to proceed to the final discussion of a plea between Richard de Lusteshull and Roger Bast for the custody of the hospital of St. Katherine near the Tower of London, if Roger did not appear before them to answer Richard three weeks after Easter last [*as at page 47 above*], but they had not done anything hitherto in respect of that order, because after the said three weeks, another process was made before them by Richard against Roger for distrains and forfeited issues, and because great damage and prejudice may be done to the said hospital, to the king and to Queen Philippa by the malice of Roger, making default in that plea, and losing his issues which can be levied from the goods and possessions of the hospital, the king therefore orders the justices to view and examine the record and process upon the premises, and if they find that Roger did not come before them three weeks after Easter as he was commanded, to answer Richard in this respect, then to cause Roger to be distrained to appear before them on an appointed day to hear his judgment concerning the premises, and if he does not appear on the appointed day then to proceed to the final discussion of that affair with all possible speed, according to the appointment made otherwise by the king and his council, no other process being observed in any way. By C.

July 6. To the justiciary, chancellor and treasurer of Ireland, or to those who supply Tweedmouth. their places. Order to cause all the goods, chattels and jewels of William de Burgo, late earl of Ulster, to be delivered to Matilda wife of the said William, brother Roger Utlagh, prior of the Hospital of St. John of Jerusalem in Ireland, and to John Moriz, executors of the will of the said William, to make the execution of the will if the said executors shall find sufficient security to answer to the king for the debts which the earl owed to the king at his death, as far as these goods and chattels will suffice, as the executors have besought the king to cause the said goods, chattels and jewels to be delivered to them, showing that the justiciary, chancellor and treasurer had hitherto refused to restore them, having seized them as security for the said debts. By C.

July 5. To the treasurer and barons of the exchequer. Order to permit the abbot Tweedmouth. of St. Peter's, Gloucester, to hold the custody of the hundred of Dodeston, co. Gloucester, until the quinzaine of Michaelmas next, notwithstanding the king's order to them to take such hundreds into the king's hand, and if they have taken the hundred into the king's hand for that cause, they are to cause it to be restored to the abbot, together with the issues from the time of its seizure, to hold it until the said quinzaine, so that the king may cause himself to be informed in the mean time of what is to be done further in the matter by his council, as the late king granted the said hundred to the abbot by a fine which the abbot made with him, to hold at fee farm for ever, rendering thereon 12*l.* yearly to the exchequer, and the king ordered the treasurer and barons to inspect the rolls of the accounts of the sheriffs of that county, and other rolls and memoranda of the exchequer touching the same, and inform the king of what they found there, as the king wished to ascertain, for certain reasons, how much had been answered for from the said hundred before the said grant, to the king's predecessors by the hands of

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Membrane 6—cont.

the sheriff of that county, or of others, and to which of the king's predecessors, and when and how; and if the said hundred was annexed to the ferm of the said county at any time, and if so, then how much had been deducted from the ferm of the county by reason of the said grant, and also the true value of the hundred.

July 8. Jo John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver to Cicely late the wife of John de Haltelo, as her dower, the third part of a waste piece of land in Warnehill, in Inglewode forest, between the park of Caldebek and Ruddes-tangill, containing 60 acres of land in itself by a perch of the forest, because the king has learned, by an inquisition taken by the escheator, that John held the said waste at his death in his demesne as of fee of the king in chief, by the service of rendering 60s. yearly to the king, and that the said land is worth nothing beyond the said yearly rent, and she has sought before the king in chancery that reasonable dower may be assigned to her from the said land.

July 4. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the taxers and collectors of the tenth and fifteenth in the parts of Lyndeseye, co. Lincoln, for 800 marks which they shall be found to have paid from the said money to the archbishop of York, by the king's order, which sum the archbishop lately delivered to the king on loan, receiving from the taxers and collectors the king's letters of obligation for that sum made to the archbishop, the king's writ by which they made that payment, and the letters of acquittance of the archbishop, charging with the said sum Robert de Wodehous, late keeper of the wardrobe, who charged himself therewith at the exchequer.

July 8. To the same. Adam Esger and Henry de Wenlond, executors of the will of Emery Pauncefot, son and heir of Grimbald Pauncefot, have besought the king that whereas he is indebted to them in 56*l.* 3*s.* 4*d.* paid into the exchequer by Emery for the said Grimbald from the surplus of the account for the time when Grimbald had the custody of the castle of St. Briavels and of the forest of Dene, by the grant of Edward I., and the said executors are indebted to the king in 40*l.* by a certain recognisance made to Hugh le Despenser the younger, by Emery, in the chancery of the late king, by the forfeiture of the said Hugh, that the king will cause allowance to be made to them for the said 40*l.*, which are exacted of them by summons of the exchequer, in the said 56*l.* 3*s.* 4*d.*; the king therefore orders the treasurer and barons to view the said account, and if the said sum is found to be owing to the executors for surplus, as aforesaid, then to cause allowance to be made to them for the said 40*l.* so exacted from them in the said 56*l.* 3*s.* 4*d.*

By C.

Vacated because otherwise below.

July 12. Henry son of John le Malesoures of Rotherestrop, imprisoned in Rokyng-
Tweedmouth. ham for trespass of vert in Salcey forest, has letters to Robert de Ufford, keeper of the Forest beyond Trent, or to him who supplies his place in that forest, to bail him until the coming of the justices for pleas of the Forest in co. Northampton.

July 4. To the sheriff and steward of Cornwall. Order to pay by indenture to
Tweedmouth. James Nicholas, Bartholomew de Barde and their fellows, merchants of the society of the Bardi of Florence, the arrears of 4,366*l.* 15*s.* 3½*d.* which they have paid to the king from the issues of the stampage in co. Devon, and to keep the stamp in a chest with two keys, of which one shall be in the custody of the said sheriff and the other in the custody of the said merchants, and upon payment of the said sum to receive the king's letters patent from the said merchants against their letters of acquittance, the king having lately ordered

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Membrane 6—cont.

the sheriff and steward of the said county to cause 500*l.* to be delivered by indenture to the said merchants from the said issues before Easter in the 6th year of the king's reign, and also the issues of the said stampage from Midsummer in the same year until the said merchants were fully satisfied for the said 3,866*l.* 15*s.* 3½*d.*, [*as in this Calendar, 6 Edw. III. p. 439*], and William de Botereux, then sheriff and steward of the said county, was amoved from his office before he had fully satisfied the merchants for the same.

July 12.
Tweedmouth.

To the sheriff of Kent. Order to cause the prior of Tonbregg to have full seisin of a messuage and 6 acres of land in Eldyng, which Thomas Blakebrok held, who was outlawed for felony, because the king has learned by inquisition taken by the sheriff that the said messuage and lands have been in the king's hand for a year and a day, and that Thomas held them of the prior, and that John de Haghe and William de Northo had the year and day thereof, and ought to answer for them to the king, and that William had the waste thereof and ought to answer for it to the king.

To the same. A like order to cause Robert Stace of Mallyng, vicar of Eldyng church, to have full seisin of a messuage in Eldyng which the said Thomas Blakebrok is found by inquisition to have held of him, which messuage was in the king's hand for a year and a day, and that John de Haghe and William de Northo held the year, day and waste thereof as aforesaid.

To the same. A like order to cause Hugh de Audele and Margaret his wife to have full seisin of 18 acres of land in Eldyng, which the said Thomas Blakebrok is found by inquisition to have held of them, which land was in the king's hand as aforesaid, and the year, day and waste thereof were held as aforesaid.

MEMBRANE 5.

July 1.
Tweedmouth.

To the treasurer and barons of the exchequer. Order to cause the hundred of Berstaple, co. Essex, to be restored and delivered to Margaret late the wife of Edmund, earl of Kent, together with the issues thereof from it from the time of its being taken into the king's hand, notwithstanding the statute thereupon, discharging the sheriff of the said county towards the king, as the late king gave and granted the hundred among other manors and lands to Edmund, earl of Kent, by charter, for himself and the legitimate heirs of his body, in part satisfaction of 7,000 marks of land and rent which Edward I. granted to provide for him, as fully appears in the charter of the late king and—among other manors, hundreds, and lands which the king assigned to Margaret after the death of the said earl, who held of the king in chief, in recompence for her dower from the borough, the castle and the honour of Arundel and certain other lands of which her husband died seised, and which the king afterwards caused to be restored and delivered to Richard son of Edmund, late earl of Arundel, as those which belonged to his inheritance, with the assent of the prelates, earls, barons and chief men of the realm in a parliament held at Westminster, to hold for himself and his heirs for ever—the king assigned to Margaret the said hundred, which was in the king's hand by reason of the minority of the heir of the said earl of Kent, which was extended at 15*l.* yearly, to have as her dower until the heir should come of age or until the king should have caused her to be provided with other lands to the same value elsewhere, as appears by inspection of the chancery rolls; and Margaret informed the king that the hundred is now taken into the king's hand by reason of a

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Membrane 5—cont.

certain statute, published afterwards, for taking into the king's hand hundreds which anciently were annexed to the farms of counties, granted by the king and his predecessors, and joining them again to those counties, and she has besought the king to amove his hand therefrom and to cause the said hundred to be delivered to her, and the king has granted her request, notwithstanding the said statute, in consideration of the letters and charter of his grandfather and father and of the good service rendered by the said earl to him and his father, and also because the heir of the said earl is a minor in the king's wardship, to which heir the king is bound to restore the lands of which his father died seised, in his lordship as of fee, when he attains his majority, as entire as when they came into the king's hands.

July 1. To Gilbert de Ledrede, escheator in cos. Lincoln, Rutland and Northampton.
Tweedmouth. Order not to intermeddle further with two bovates of land in Cokewald, restoring the issues, as the king lately ordered the escheator to inform him without delay of the manner and cause of his taking them into the king's hand, and the escheator returned that he had taken the said bovates into the king's hand because John de Hardeshull, who held the manor of Cokewald of the king in chief, alienated the said bovates from that manor to Nicholas Kyng, without the king's licence; and afterwards the king learned from John that the bovates were not held of that manor, and were not parcel of it, nor held of the king in chief, but that they were held of John Malet by rendering a certain yearly service to him, and by an inquisition taken by the escheator it is now found that the bovates are not held of the king in chief, nor ever have been, but that they are held of Thomas de Mouncels by the service of a rose yearly, and are worth 5s. 4d. yearly in all issues, and that John de Hardeshull holds certain lands in Cokewald, which Grace de Insula held of the king's progenitors, former kings of England, and which the said John now holds of the king by great serjeanty, as the said Grace held them, to wit by the service of finding a man with a certain axe in the army of Wales, and that the said two bovates of land are not parcel of the said serjeanty.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with 5 acres of land in Carleton, restoring the issues, because the king has learned by an inquisition taken by the escheator that William Florence of Carleton and Agnes his wife held the said lands jointly on the day that William died, and that the said lands are held of divers lords by divers services.

July 1. To the treasurer and barons of the exchequer. Order to discharge and
Tweedmouth. release John de Kilvyngton, sometime keeper of certain lands in co. York, forfeited to the late king, of the farms due from the tenants of the king's manors of Esyngwald and Hoby from Michaelmas in the 16th year of the late king's reign to the Michaelmas following, as the late king on 15 November, in the 17th year of his reign, had pardoned the said tenants for the said farms which were then in arrears, because their lands, goods and chattels had been destroyed by the attacks of the Scots, and the said king had ordered John, by his writ, not to distrain the tenants for the said farms.

July 8. To the sheriff of Essex. Order to cause a coroner for that county to be
Tweedmouth. elected in place of John Baldewyne, who is insufficiently qualified.

July 5. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford,
Tweedmouth. Berks, Bedford and Buckingham. Order to cause reasonable dower to be assigned to Eugenia, late the wife of Adam de Bukesgate, upon her taking oath not to marry without the king's licence, from the lands which belonged

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Membrane 5—cont.

to her husband in that bailiwick at his death, according to the extent made thereof, in the presence of Thomas de Bynedon, who married Joan, one of the daughters and co-heirs of the said Adam, Richard de Butestorn, who married Elena, the second daughter, and Giles de Escote, who married Katherine, the third daughter, if they choose to attend.

July 7.
Tweedmouth.

To Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset and Dorset. A like order to cause reasonable dower to be assigned to the said Eugenia, from the lands of which her husband died seised in that bailiwick, in the presence of the said co-heirs and their husbands if they choose to attend.

June 18.
Tweedmouth.

To Geoffrey le Scrop and his fellow-justices appointed to hold pleas before the king. Whereas Edward de Sancto Johanne and Eva his wife, sometime the wife of William Paynel, recovered in the late king's court before the justices of the Bench, by consideration of the court, their seisin against John Paynel of certain tenements in Okhangre and Westworldham, co. Southampton, and Wolbedyng, Hamptonette near Chichester, Pynkehurst and Laffeure co. Sussex, in the name of Eva's dower, falling to her from the lands of her late husband, and because they were afterwards disseised of some of the tenements so recovered, they had arramed an assize of novel disseisin before the late king's justices of assize in co. Sussex, by writ of the said king, against Aymer de Valencia, then earl of Pembroke, John de Hastyng and others contained in the original writ, concerning tenements in the said town of Wolbedyng, Westhamptonette, Slyndefolde, Hethyngfeld and Billyngeshurst, as fully appears by the record and process thereof which the king caused to come before him in chancery; and subsequently, because the earl and John de Hastyng died pending the assize, Edward and Eva arramed another assize of novel disseisin before John de Ifeld and his fellows, then justices of assize in co. Sussex, by the king's writ, against Laurence son of the said John de Hastyng and others contained in the original writ, concerning tenements in the said towns of Wolbedyng, Westhamptonette, etc. and afterwards—at the prosecution of Edward and Eva by their petition before the king and his council in parliament showing that the said justices had delayed to proceed to take that assize by reason of a writ of the king directing them not to proceed to take any concerning tenements which they shall ascertain to be in the king's hand by reason of the minority of the said Laurence—the king ordered the said John and his fellow justices to proceed to take that assize with all speed, notwithstanding that the said Laurence was a minor in the king's wardship, but not to proceed to render judgment without consulting him [*as in this Calendar, 2 Edward III. p. 283*], and afterwards, understanding that the said assize had been taken, the king ordered the said John and his fellow justices not to proceed to render judgment upon it by reason of any writ or order of the king directed to them without consulting him, and to cause the record and process of that assize with all things concerning it to be brought before the king, and the king ordered the said Geoffrey and his fellow justices to diligently examine them and to proceed with all speed to render judgment thereupon, notwithstanding the allegation of Laurence, but Geoffrey and his fellow justices had hitherto delayed to proceed to render judgment, whereupon Edward and Eva besought the king to provide a remedy; the king therefore orders the justices to view and examine the said record and process and to proceed to render judgment in that assize with all speed, notwithstanding the king's orders to the contrary, and notwithstanding that Laurence is a minor in the king's wardship.

By p.s. and by C.

July 21.
Tweedmouth.

To Master Gilbert de Halghton, parson of Hovyngnam church, receiver of the king's victuals at Newcastle-upon-Tyne. Order to cause all the

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Membrane 5—cont.

king's victuals, both corn, wine and other things in his custody, to be brought to the king at Berwick-upon-Tweed without delay, and to cause ships to be freighted for the carriage of the said victuals, by the view and testimony of John de Denton and Robert de Musgrave, burgesses of Newcastle.
By K.

July 16. To the prior of Caresbrok. Order to have 5 marks, which he granted to
Tweedmouth. the king at his request in subvention of the expenses incurred by the king for the marriage of his sister Eleanor to the count of Guelders, as is testified by William de Cossale, baron of the exchequer, in chancery, on the octaves of Michaelmas next, wherever it may then be, to be delivered there for the king's use.
By K.

July 16. To the treasurer and barons of the exchequer. Order to cause Dover
Tweedmouth. castle to be sufficiently provided with victuals without delay, as they shall see to be most convenient for the king, because for certain reasons the king wishes it to be so furnished.
By p.s. [6464.]

July 26. To the treasurer and barons of the exchequer, and to the chamberlains.
Berwick-on-Tweed. Order to cause allowance to be made to John de Perbroun, admiral of the fleet, sent to Berwick-upon-Tweed, for 100*l.* on his account at the exchequer from the issues of the ancient and new customs in the port of Great Yarmouth for the time when he was one of the collectors of the said customs, and to cause a tally to be levied thereupon and delivered to him in his discharge, as the king has granted the said sum to John for the good service which he renders to him in many ways, not without costly labours.
By K. and C.

July 28. To Robert du Maners, constable of Norham castle. Order to cause the
Berwick-on-Tweed. two sons of John de Raynton, burgess of Berwick-upon-Tweed, to be delivered from that castle without delay, although the said John has not yet paid the residue of his fine, as the king has learned upon trustworthy testimony that John, in time of peace between the king and the Scots, was lately taken at Houburn, co. Northumberland, by Thomas Grey, the younger, and his men, and led thence to divers places unknown and detained there until he should make a fine of 1000 marks with Thomas and his men, and that he paid 360 marks of the said sum to Thomas and his men, and that for the residue he delivered his two sons as hostages, who are now in Robert's custody in Norham castle.
By K. and C.

July 8. To the treasurer and barons of the exchequer. Adam Esger and Henry
Tweedmouth. de Wenlond, executors of the will of Emery Pauncefot, son and heir of Grimbald Pauncefot, have besought the king that whereas the king owes the said Grimbald 56*l.* 10*s.* 9*d.* from a certain surplus by the account made with Emery at his suit at the exchequer, on the debts of Grimbald for the time when Grimbald had the custody of the castle of St. Briavels and of the forest of Dene, by the grant of Edward I. and the said Emery owes the king 40*l.* for a certain recognisance to Hugh le Despenser, the younger, made in the chancery of the late king, by forfeiture of the said Hugh, to cause allowance to be made to them for the said 40*l.* on the said 56*l.* 10*s.* 9*d.*, the king therefore orders the treasurer and barons to cause the said 40*l.* so exacted to be allowed on the said 56*l.* 10*s.* 9*d.* if they find that the latter sum is owing to the said Grimbald for the said surplus.
By C.

Aug. 5. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and
Durham. Rutland. Order not to distrain John del Isle for his homage and fealty, because he has done homage and fealty to the king for the lands which he holds of him.
By p.s. [7139.]

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Membrane 5—cont.

Aug. 10. To the collectors of the customs of wool, hides and wool-fells in the port of London. Order to pay to Oto, lord of Kuyk, or his attorney, 250*l.* for Easter term last and for Michaelmas term next from the issues of the said custom, in accordance with the king's grant to him of 250*l.* yearly from the issues of that custom.

MEMBRANE 4.

July 26. To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Berwick-on-Tweed. Huntingdon, Essex and Hertford. Order to deliver to Robert de Scales, son and heir of Robert de Scales, the lands which Isabella, late the wife of Robert de Scales, grandfather of the said Robert son of Robert, held in dower and otherwise, for life, of the inheritance of her husband, restoring the issues which that escheator had taken from the time of the death of Isabella, as the king lately took the homage of the said Robert son of Robert for all the lands which his father held of the late king in chief on the day he died, although he is a minor in the king's wardship, and the king rendered him those lands and caused them to be delivered to him, and the said Robert son of Robert has besought the king to order the lands which the said Isabella held as aforesaid, and which that escheator had taken into the king's hand on her death, to be delivered to him together with the said issues.

By p.s. [6821.]

July 26. To William de Northo, escheator in cos. Kent, Surrey, Sussex and Tweedmouth. Middlesex. Order to deliver to Anicia, late the wife of Stephen de Cobeham, the elder, 40 acres of land called Hovenhull in Boxle, together with the issues received from the time of the said Stephen's death, and not to intermeddle further with the manor of Alyngton and a rent of 4*l.* yearly in Preston, restoring the issues to the said Anicia, because the king has learned by an inquisition taken by that escheator that Stephen and Anicia held the said manor, and the advowson of the church there, and the said land and rent jointly, by the gift and grant of Richard Empyngnam, chaplain, by a fine levied in the court of the late king, by his licence, to hold for themselves and the heirs of their bodies, and that the said land is held of the king in chief, by the service of finding for the king a horse of the price of 5*s.* and a sack with a brooch in each Welsh war, and that the said manor and advowson and rent are held of divers other lords by divers services, and the king has taken the fealty of Anicia for the said land which she holds of him.

July 28. To the sheriff of Northumberland. Order to cause a coroner to be Berwick-on-Tweed. elected for that county in place of William de Lyam, who is insufficiently qualified.

By the testimony of Henry de Percy.

Aug. 1. To Gilbert de Halghton, receiver of the king's victuals at Newcastle-upon-Tyne. Order to deliver to the prioress of Halystane 10 quarters of wheat from the king's victuals in his custody, by the king's gift, as the said prioress has besought the king to do something for her in aid of her maintenance, showing that the granges and corn of the said prioress in co. Northumberland are burnt in the last invasion by the Scots, and her animals plundered.

By K. and by pet. of C.

The like to the same receiver for the prioress of St. Bartholomew's, Newcastle-upon-Tyne, for 15 quarters of wheat. By K. and by pet. of C.

The like to the same receiver for the men of Choston, for 6 quarters of wheat and 4 quarters of beans and peas.

By K. and by pet. of C.

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Membrane 4—cont.

Aug. 3.
Newcastle-on-Tyne.

To the same. Order to deliver to the abbot (*sic*) and convent of Blanchland (*Alba Landa*) 10 quarters of wheat, which the king has granted to them by his special favour, having compassion on them, because divers of their granges and corn in co. Northumberland have been several times burned before this time and of late by the Scots who invaded the kingdom with a great army, and they have besought the king to be of some help to them in their maintenance.

By K. and by pet. of C.

The abbot and convent of Alnewyk have a like writ for 20 quarters of wheat of the king's gift.

By K. and by pet. of C.

To the same. Order to deliver to Margery, late the wife of Roger Corbet, 5 quarters of wheat by the king's gift, as the said Margery has besought the king to be of some help to her in her maintenance, showing that her lands, goods and chattels in co. Northumberland have of late been destroyed by the Scots, by which her state has been greatly diminished.

By K. and by pet. of C.

Aug. 2.
Newcastle-on-Tyne.

To the same. Order to deliver to the abbot of Newminster or his attorney 40 quarters of wheat from the king's virtuals at Newcastle-upon-Tyne, by the king's gift, as the said abbot and his convent have besought the king to be of some help to them in their maintenance, showing that their manors, granges, lands, goods and chattels have been so destroyed in these days by divers inroads of the Scots, chiefly into the county of Northumberland where that abbey is situated, that they have nothing with which to maintain themselves, unless they are otherwise assisted.

By pet. of C.

Aug. 3.
Newcastle-on-Tyne.

To the justiciary and treasurer of Ireland. Order without delay to deliver to Matilda, late the wife of William de Burgh, earl of Ulster, the dresses, beds and other things belonging to her chamber, as she has besought the king to order this to be done, as the justiciary and treasurer took them into the king's hand among the other goods and chattels of the earl at his death.

By K. and C.

Aug. 3.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer. Order to discharge and release the men of the king's town of Baumburgh of 26 marks, which they owe to the king for the ferm of the said town for the present year, which sum the king has pardoned them in consideration of the manifold damages which they have hitherto sustained by the war of Scotland, for no short time.

By K. and C.

Aug. 7.
Northallerton.

To the same. Order to cause all the debts and arrears of the accounts and other services which are owing in co. Chester or elsewhere by reason of that county, and of the castles and lands there, which the king had granted to his son Edward, earl of Chester, together with the said county, and all other future debts, to be levied as often as necessary by the king's writ of the said exchequer, for the use of the said earl, to be delivered to the treasurer of the earl for the time being.

To the same. Order to view the account of John Paynel, late chamberlain of the king, at Chester, and the rolls and memoranda of the exchequer, and to inform the said earl to permit the said John to have a proper allowance on his next account for 1377. 8s. 4½d., which are owed to him on the surplus of his account of the issues of the said chamber, rendered in the fifth year of the king's reign, as John has besought the king to inform the earl of this that he may obtain such allowance.

Aug. 7.
Northallerton.

To Nicholas Pyk and John de Chippenham. Order to deliver to the prioress and convent of Romeseye the temporalities of the said abbey with the things and goods belonging thereto, together with the issues from the time of the death of Sibyl Carbonel, late abbess of that place, and to allow

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Membrane 4—cont.

the said prioress and convent to dispose and ordain concerning the said temporalities, things and goods without hindrance, as on 6 June last the king granted to Nicholas and John the custody of the said abbey, void by the death of Sibyl, and in the king's hand, to hold with all the things belonging thereto during pleasure, so that they should answer to the king for the issues thereof, and now by other letters patent the king has granted to the said prioress and convent the custody of the said abbey and of all its temporalities, etc. so that they may dispose and ordain concerning its temporalities, etc., as seems good to them, during the said voidance, rendering to the king 40*l.* for the first two months, and *pro rata* for such time as the voidance shall continue beyond the said two months, saving to the king the knight's fees, advowsons and escheats which shall in any way fall in to the abbey during the said voidance.

MEMBRANE 3.

Aug. 3. To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order to cause Edmund, son and heir of John de Benstede, tenant in chief of the late king, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, as Edmund has proved his age before the escheator and the king has taken his homage for all the lands which his father held of the late king in chief.

By p.s. [7128.]

Aug. 4. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to cause Edmund son and heir of John de Benstede to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, as the king has taken the homage of Edmund, who has proved his age before William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex, for all the lands which his father held of the late king in chief, and ordered William to deliver to him the lands in his bailiwick of which John was so seised.

By the same writ.

The like to the following :

Henry de Gulden, escheator in cos. Somerset, Dorset, Cornwall and Devon.

By the same writ.

John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford.

By the same writ.

Aug. 10. To the sheriff of Cambridge. Order to pay to Master John de Lange-toft, keeper of the scholars whom the king maintains at Cambridge, 10 marks which are in arrear for the pension of the houses which they inhabit in the university of Cambridge.

By C.

Aug. 4. To the treasurer and barons of the exchequer and to the chamberlains. Order to account with William de la Rue for 6*l.* 13*s.* 4*d.*, which the king caused to be delivered to him for his expenses towards parts beyond the seas, whither the king had lately sent him for the furthering of certain affairs touching the king there, and for informing the king about them, and also for his expenses in going to the said parts, staying there, and returning thence, and to allow him in the said sum 3*s.* 4*d.* a day for the time when he was thus in the king's service for his expenses, and if after the said allowance his wages shall amount to a greater sum, then to cause him to be paid that sum from the treasury.

Aug. 4. To Richard de la Pole, the king's butler. Order to cause J. bishop of Winchester, the chancellor, to have the arrears of the fee of wine which he ought to receive from the king by reason of his office from the time when

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Membrane 3—cont.

the said Richard was the king's butler, and to cause the bishop to have the said fee henceforth until otherwise ordered.

To Master William la Zouche, keeper of the great wardrobe. Order to deliver to John, bishop of Winchester, the chancellor, the arrears of the fee of wax which he ought to receive from the king by reason of his office, and to deliver to him the said fee henceforth as long as he is chancellor.

Aug. 4.
Newcastle-on-Tyne.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to cause reasonable dower to be assigned to Margaret, late the wife of Edmund de Bataill, who held of the king in chief as of the honour of Hawele, from the lands in Bradewell, co. Essex, which her husband held of the king in his demesne as of fee on the day he died, as of the said honour, by knight's service, as is found by an inquisition taken by that escheator, according to the extent of the said lands, in the presence of Margaret sister and heir of Edmund, if she wishes to attend.

Aug. 4.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer. Order to permit Edmund de Shireford to hold the bailiwick of the hundred of Knyghtelowe, co. Warwick, from now until the next parliament, notwithstanding the king's order to take such hundreds into his hand, as the king lately granted to the said Edmund, his yeoman, the bailiwick of Barsettelowe for life, and afterwards, in recompence of that bailiwick which the king caused to be taken into his hand for certain reasons, the king granted to him for life the bailiwick of the said hundred, rendering thereupon the ancient ferm of the said hundred to the king yearly, by the hands of the sheriff of that county, for the time being, according to the form of a statute lately published by the king and council; wherefore the king lately ordered the treasurer and barons to permit Edmund to hold the bailiwick of said hundred until Michaelmas next, which hundred they had caused to be taken into the king's hand by virtue of an order lately sent to them concerning the taking of hundreds which were anciently annexed to counties, and which had been placed out of the king's hands by himself and his father, and reuniting them to the counties.

By K. and C.

The like to the sheriff of Warwick.

Aug. 10.
Knaresborough.

To the treasurer and barons of the exchequer. Order to allow to the abbot of St. Mary's, York, late receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland and Northumberland, and of other money of the king, 10 marks on his account for the said issues, which sum the king has granted to him in recompence of his labours in receiving and delivering the said money.

By K.

Aug. 10.
Knaresborough.

To Master Elias de Joneston, clerk. Order to deliver, by indenture, to Master John Pieres, clerk, in whose fidelity the king has confidence, all the processes and memoranda touching the duchy of Aquitaine which are in the custody of Elias, as the king wishes that the said processes and memoranda, as well those which were in the custody of Elias for the time when he was clerk of Master Philip Martel, appointed by Edward I. to prosecute the affairs of the said duchy, as those which have been hitherto delivered to Elias by the ministers of the king and his father, to remain in John's custody; and the king has ordered John to receive the said processes and memoranda from Elias.

By p.s. [7150.]

Aug. 4.
Newcastle-on-Tyne.

To Robert de Ufford, keeper of the Forest beyond Trent, or to him who supplies his place. Order to take full information without delay by what boundaries the forests in co. Surrey were guarded in the time of the late king, and to cause them to be guarded by the same boundaries henceforth,

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Membrane 3—cont.

notwithstanding a grant made by the king in his first parliament at Westminster, held in the first year of his reign, that the perambulations made in the time of the king's predecessors should be kept, and that where such perambulations had not been made, they should then be made afresh, and notwithstanding any perambulations made by virtue of the same, advising all those who shall feel themselves to be aggrieved for this cause, to prosecute the king thereupon, who will be prepared to show justice to them in the premises, as the king has understood that divers woods and open spaces in co. Surrey ought to be afforested as may be fully seen by divers inquisitions taken thereupon in the time of the king's progenitors and by other memoranda in the treasury, and that the said woods and places under colour of the king's said grant are deafforested, to the king's manifest harm.

By p.s. [7131.]

Here John, bishop of Winchester, the chancellor, retired, as appears in a memorandum on the dorse of this roll.

Aug. 11. To the justice of South Wales, or to him who supplies his place.
Knaresborough. Order to deliver to Rhys (*Reso*) ap Griffith ap Howell, knight, a third part of the lands of Amgoyd and Pellynyog without delay, as lately at the prosecution of Rhys, by his petition before the king and his council, showing that the late king had granted to him the manor of Nerberd in South Wales for life, and that the said Rhys was afterwards amoved from the said manor without reasonable cause by Roger de Mortuo Mari, late earl of March, then justice of Wales, and that after the death of Roger, the king granted the said manor to Rhys in parliament lately held at Westminster, with the assent thereof, to hold according to the tenor of the letters patent of the late king, and although the manor was delivered to Rhys by virtue of the said grant, yet certain lands in Amgoyd and Pellynyog, which Rhys held as parcel of the manor before the said amovement, are detained from him, and he has besought the king to cause them to be restored to him, and by an inquisition taken thereupon by the person supplying the place of justice it was found that the said third part is parcel of the said manor, and that Rhys was seised of it as aforesaid.

By p.s.

Aug. 12. To the treasurer and barons of the exchequer. Order to inspect the
Knaresborough. rolls and memoranda of the exchequer, and if they find in this way or by inquisition that the men of the town of Beston, co. Bedford, before the 16th year of the late king's reign had paid 13s. 4d. yearly to the exchequer for suit and ward, by the hands of the sheriff of Bedford for the time being, and that the said men were unjustly charged in the same year by Roger de Tyryngbam, then sheriff in that county, for 5s. 6d. beyond the said yearly payment, by reason of which the said sum of 5s. 6d. has been yearly exacted from them by the sheriff of that county, for the king's use, and if there is no reasonable cause why the said men should be charged with the said 5s. 6d. then to cause the men to be discharged and released of the said sum, notwithstanding that it has been yearly answered for at the exchequer after the said year, the said men having shown the king by their petition before the king and council that they have been so charged, and beseeching the king to cause a remedy to be provided for them, as they are much impoverished by the said charge.

By pet. of C.

Aug. 6. To the prior of Kaermerdyn, chamberlain of the late king, of Kaer-
Northallerton. merdyn. William de Knovill has besought the king to cause allowance to be made to him for certain wages, as in the time when he had the custody of the castle and country of Emelyn by grant of the late king, he retained for no short time divers men in that castle for its safe keeping by the said king's order, on account of the tumult in the kingdom, beyond the number of men which he kept in that castle before that disturbance, and he paid

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Membrane 3—cont.

the said men their wages for the said time, as appears by information taken by him who lately supplied the place of the justice of Wales, which wages the prior has hitherto delayed to allow to William in his account; the king therefore orders the prior to cause allowance to be made to William for the said wages. By p.s.

Aug. 20.
Stow Park.

To the sheriff of York. Order to pay to Joan Comyn of Boghan, for the present Michaelmas, 20*l.* of that 40*l.* which the king granted to Joan, to receive yearly from the issues of the county of York by the hands of the sheriff there for the time being.

MEMBRANE 2.

Aug. 4.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer. Order to discharge and release William Lovel of 40*l.* exacted of him by summons of the exchequer, as William has besought the king to cause him to be discharged thereof, as in the time of the late king he had been compelled by force by Hugh le Despenser, the younger, to make a recognisance for 40*l.* to the said Hugh in chancery, for the purpose of remaining as one of the knights of Hugh's retinue for two years, and William had served Hugh for the said two years, and for one year more, and the king has pardoned William the said sum which had been demanded from him at the exchequer by reason of the forfeiture of Hugh. By K. and by pet. of C.

Aug. 16.
Knaresborough.

To the same. Order to cause John Byset to be discharged and released of the ferm which he renders at the exchequer for the custody of the lands of Philip Maubank, from 2 May last, provided that he answer to the king for the arrears of that ferm which are owing before the said date, as Philip son of William Maubank, kinsman and heir of the said Philip, who held of the heir of John Byset, tenant in chief of the late king, by knight's service, proved his age on the said 2 May before Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset and Dorset, and the king has ordered John Byset not to intermeddle further with the custody of the said lands, which were in the late king's hand, and in the custody of John by the said king's commission, to hold until the heir of the said Philip son of William should attain full age.

Aug. 16.
Knaresborough.

To Richard de la Pole, the king's butler. Order to supersede the exactions of customs from ships which are driven by storms to the ports and shores of the kingdom, and which are freighted for parts beyond, as may be ascertained by their bills of lading (*cartas frettagii*) or otherwise, and order to cause his under ministers to be superseded, permitting the citizens of Bayonne to carry their wines freely wherever they wish, without hindrance, as the said citizens have complained to the king, showing that the butler and his under ministers had exacted the customs from the wines which they sent to Flanders, France and elsewhere to be sold when such ships had been driven into the ports of the kingdom as aforesaid, as if their wines had been unloaded and exposed for sale.

Aug. 20.
Stow Park.

To the sheriff of Northampton. Order to cause all the deodands which are adjudicated to the king by his justices in that county to be levied without delay and delivered to the *conversi* of the king's house, London, but the king wishes and orders that if another part of the said deodands has been assigned or granted to others by the king's alms, to cause the same part to be delivered to those to whom it was so assigned and granted, as the king had granted to the *conversi* of his house, London, in aid of their maintenance and of the repair of their chapel and their buildings, all the deodands which

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Membrane 2—cont.

should be adjudicated to him before certain justices in the kingdom, to be received during pleasure, and the king had ordered the late justices in eyre in that county, and also that sheriff, by divers writs, to cause the keeper of the said house and the *conversi* to have the said deodands, which orders have not been executed, as the king learns from the *conversi*.

The like to the following :

The sheriff of Nottingham and Derby.

The sheriff of Bedford.

Aug. 22. To the sheriff of York. Order to cause the king's tents to be carried
Navenby. from Kyngeston-upon-Hull and elsewhere where they now are, to the abbey of St. Mary's, York, as the king's serjeant, Master John de Yakesle, 'pavilioner,' will make known to him.

Aug. 24. To the treasurer and barons of the exchequer. Order to allow to Thomas de
Wisbeach. Bradestan, farmer of the barton, castle, and town of Gloucester, the expenses and costs which he shall be found to have incurred in the repairing and amending of the great tower, walls and other buildings of the castle and the weirs in the water of Severn belonging to the said castle, by the view and testimony of the prior of Lantone near Gloucester, and of Robert de Aston, as the king lately ordered Thomas to cause the said tower, etc. to be repaired by the view and testimony of the said prior and Robert, and of William de Brokworth, or two of them, to the sum of 100 marks; and afterwards the king learned that the said sum would not suffice for the proper repairing of these defects, and ordered Thomas by another writ to cause the said repairs to be made when necessary from his ferm by the view and testimony of the said prior and Robert.

Aug. 25. To the sheriff of Berkshire. Order to cause a coroner for that county to
Wisbeach. be elected in place of Geoffrey de Eylseton, who does not stay there.

Aug. 20. To the same. Order to cause a sheriff for that county to be elected in
Stow Park. place of Robert de Haddele, who has no lands there.

Aug. 23. To the sheriff of Buckingham. Order to pay to Robert de Fienles, the
Walsingham. arrears of a yearly payment of 110 marks from the issues of that bailiwick for the term of Easter last, and to pay the said 110 marks to him henceforth yearly, as long as the sheriff holds his office, until the king has caused Robert to be provided with 110 marks yearly of land or rent, as the late king on 4 February, in the 6th year of his reign, granted to Robert, for his good service, the said sum, to be received yearly by the hands of the sheriff of that county for the time being, for life, or until he should be provided for as aforesaid, and Robert had received the said sum yearly until the grant was revoked by certain ordinances made in the time of the late king by the prelates, earls and barons of the realm, and accepted by the said king, and the present king has renewed the grant in the same form, in consideration of the previous grant, and of the good service rendered by Robert to Queen Isabella, and to the king when he was in France, and for the good place which he kept for the king, coming with him from the said parts to the said kingdom, in aid of the said queen and of the king in pursuing Hugh le Despenser and other of the king's enemies and rebels.

Aug. 28. To the treasurer and barons of the exchequer. Order to cause allowance
Bury to be made to the sheriff of Berks for 550 marks which he has paid to
St. Edmunds. Robert de Fienles by virtue of the preceding order.

Aug. 28. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,
Bury Huntingdon, Essex and Hertford. Order not to intermeddle further with
St. Edmunds. a messuage and 50 acres of land in Staundon, a moiety of the manor of Sarecompe, co. Hertford, a third part of the manor of Fakenham Aspis, co. Suffolk, and a third part of the said manors, saving the fealty due to the

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Membrane 2—cont.

king in this respect by Eufemia, late the wife of William de la Beche and restoring the issues thereof to Eufemia, as the king has learned by an inquisition taken by the escheator that William and Eufemia, on the day that William died, jointly held the said moiety and third part by the gift and grant of Geoffrey Wauney and John de Cavenham, chaplain, by a fine levied in the king's court, by his licence, to hold for themselves and the heirs of their bodies, and the said third part of the said manors which belonged to Mary, late the wife of Edmund Comyn, who joined the Scots in the time of the late king, and which is in the king's hand on account of the enmity of the said Mary, by the gift and grant of the late king to hold as long as it should remain in the king's hand for the reason aforesaid, and also the said messuage and 50 acres of land, for them and the heirs of William, and that the said moiety and third parts are held of the king in chief, by knight's service, and the messuage and 50 acres of land are held of others.

Aug. 28.
Bury
St. Edmunds.

To the justiciary, chancellor, and treasurer of Ireland. Order to cause what they have unjustly attempted to the prejudice of John de Multon of Egremund, son and heir of Thomas de Multon of Egremund, tenant in chief of the late king, in respect of the advowsons of the churches of Natherlagh and Avedisshe in Ireland, to be revoked and amended if it is found that the said advowsons are of John's inheritance, as on 20 May, in the third year of his reign, the king took the homage of John, in the king's wardship, and not of full age, for all the lands which his father at his death held of the late king, in chief, and the king rendered the said lands to him, and ordered John Moriz, escheator in Ireland, to cause John de Multon to have full seisin of all the lands which his father held in his demesne as of fee in Ireland at his death, and now John has besought the king that as the said churches, which are of his advowson, have become void after the said 20 May, and that the said chancellor had presented certain clerks to those churches in the king's name, that the king will order those presentations to be revoked. By p.s.

Aug. 29.
Westminster.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order to deliver to Thomas son and heir of Simon de Falvesle all the issues received by the escheator from the manor of Falewesle from the time of the death of the said Simon, until 27 June last, so that he may answer to the king for the entire ferm of that manor, as on the said 27 June the king took the fealty of Thomas for all the lands which his father held at his death of the king, in chief, and ordered the escheator to cause Thomas to have full seisin of all lands of which Simon was seised in his demesne as of fee in that bailiwick at his death, upon taking security from Thomas for rendering his seasonable relief to the king, and it is found by the inquisition *post mortem* that Simon held the said manor in his demesne as of fee of the king at fee farm, rendering 15*l.* a year thereupon to the king for all services.

Aug. 30.
Westminster.

To the sheriff of Berks. Order to cause the abbot of Tichefeld to have full seisin without delay of 20 acres of land and two parts of a messuage in Inkepenne, which Roger Ramidiloun held, who was outlawed for felony, and which have been in the king's hand for a year and a day, as the king has learned by inquisition taken by the sheriff that Roger held the said lands of the abbot, and that Robert Selyman, escheator in that county, has had the year and day and waste thereof and ought to answer for them to the king.

Aug. 16.
Knaresborough.

To Henry le Gulden, escheator in cos. Somerset, Dorset, Cornwall and Devon. Order to cause Andrew, son and heir of Nicholas Braunche, tenant in chief of the late king, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick on the day that he died,

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Membrane 2—cont.

because Andrew has proved his age before the escheator, and the king has taken his homage for the lands which his father held of the late king, in chief.

By p.s. [7166.]

Sept. 10.
Sheen.

To Geoffrey le Scrop, chief justice appointed to hold pleas before the king. Order to deliver by indenture without delay to Richard de Wylughby, whom the king has appointed to hold those pleas while Geoffrey is in the king's service in parts beyond the seas, by the king's order, all the rolls, records, processes, indictments and all other memoranda touching the said office which are in his custody.

By K.

Order to Richard to receive the said rolls, etc. from Geoffrey.

By K.

MEMBRANE 1.

Sept. 8.
Eltham.

To the bailiffs of Hertipole. Order to cause the wool and hides which they had taken from James Tonverlaet, John Bane, William del Stone and John de Cortscoof to be dearrested and delivered to the said persons or their proctor or attorney, provided that the said wool and hides were not destined for the Scots; as in a conference lately held between certain envoys of the king on the one side and certain envoys and proctors of the count of Flanders and proctors and councillors of the towns of Brugges, Dypre and Ghent on the other, to pacify amiably the discords between the men and merchants of the king's realm and those of the power of the said count, occasioned by reason of damages and injuries suffered, it was agreed and granted among other things that all the arrests made in England and Flanders upon the king's people and those of the said count and their goods, should be dearrested and delivered together with the mainpernors of the same, and that these arrests should cease between the said people, and that all the goods of the men and merchants of Flanders which can be found in England, and all the goods and merchandise of the king's men and merchants which can be found in Flanders, shall be delivered immediately and without difficulty, information being first taken as to whom the goods belong, and to whom they ought to belong; and on the information of the burgesses and *échevins* of the said town of Brugges, the king has learned that the said bailiffs have caused to be arrested, without reasonable cause, 4 sacks and 2 pockets (*pokettos*) of wool, and 15 ox hides of James Tonverlaet, in the name of his fellow burgess Laurence du Casteel, his yeoman, a sack of wool of John Bane, in the name of Saier de Coelkerke, his yeoman, and 21 sacks of wool of William del Stone and John de Cortscoof in the name of Peter le Machenare, his yeoman, upon which custom has been paid in a certain ship of Walter Doverdighe found on the sea near Tynemuth, and had taken the ship with its goods to Hertipole, whereupon the king has been besought to cause the said wool and hides to be restored to the bearer of these presents for the use of the said James, John, William and John.

By p.s.

To the bailiffs of Yarmouth. A like order in respect to a last of hides, 3 sacks of wool-fells of William de Stone, a last, 8 dickers and 2 hides, 5 sacks of wool-fells, 2 sacks of lambs' fells, salmon, cheese, silk and other divers merchandise of Simon du Casteel, taken by the bailiffs without reasonable cause in a certain ship of Peter le Moelnare, upon the sea and taken to Yarmouth, and detained there, whereupon the king has been instantly besought to cause the said hides, etc., to be restored to the bearer of these presents.

By the same writ.

Sept. 18.
Odiham.

To the collectors of the customs of wool, hides, and wool-fells in the port of London. Order to pay to the king's kinsman John de Hanonia or to Dinus Forsetti and Alexander de Bard and their fellows, merchants of the

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Membrane 1—cont.

society of the Bardi of Florence, staying in that city, his attorneys, 500 marks from the issues of the said custom for the present Michaelmas term, in accordance with the king's grant to John of 1000 marks from the said custom to be received yearly by the hands of the collectors of the same.

Sept. 20.
Odiham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors of customs for the 500 marks which they shall have paid to John de Hanonia by virtue of the preceding order.

Sept. 13.
Odiham.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to cause Henry de Bolyngbroke and Isabella his wife, third daughter and co-heir of Robert de Wolryngton, to have full seisin of the said Isabella's purparty, retaining in the king's hands the purparty belonging to Alice, the fourth daughter and co-heir of the said Robert de Wolryngton. As the king has lately taken the fealties of Robert Danyel of Eton, who married Elizabeth daughter of Robert de Wolryngton, tenant in chief of the late king, and of William de Brynnesleye who married Eleanor, the second daughter and co-heir of the said Robert de Wolryngton, which daughters have proved their ages before the escheator, for the purparties belonging to the said Robert, Elizabeth, William, and Eleanor from all the lands which the said Robert de Wolryngton at his death held in chief of the late king, and which the king rendered to them, ordering the escheator to make a legal partition of the said lands, of which Robert de Wolryngton was seised in his demesne as of fee, unto four parts, according to the extent made thereof in the presence of John de Ripers, who then held the said lands by the late king's commission, until the heirs of Robert should come of age, and to cause the said Robert and Elizabeth, William and Eleanor to have full seisin of their purparties, retaining in the king's hands the purparty of Isabella, the third daughter, and that of Alice, the fourth daughter and co-heir of Robert de Wolryngton, until further orders, and now the king has taken the fealty of Henry, his wife Isabella having proved her age before the escheator, for the purparty belonging to them.

Sept. 27.
Waltham.

To Henry le Gulden, escheator in cos. Somerset, Dorest, Devon and Cornwall. Order not to intermeddle further with the lands which belonged to John de Chitterne at his death, restoring the issues, as the king has learned by an inquisition taken by the escheator, that John at his death held no lands of the king in chief, by reason whereof the custody of his lands ought to belong to the king.

Sept. 26.
Waltham.

To the sheriffs of London. Order to cause Bertram de la More, the king's serjeant-at-arms, to have 10 marks at Michaelmas term next from the ferm of the said city, as the late king had granted him the said sum for his good service, to be received yearly from the said ferm, for himself and his heirs.

Oct. 1.
Waltham.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order not to intermeddle further with a messuage and 6 acres of land in Wodehous, restoring the issues, as it was lately found by an inquisition taken by that escheator that William de Wodehous held the said messuage and land in his demesne as of fee at his death, of the manor of Skipton, in the late king's hand by the death of Roger de Clyfford, tenant in chief of the late king, by homage and fealty, and that the said messuage and lands came into the king's hands as a custody by reason of the said manor, and that Thomas de Wodehous, brother of William, was his next heir and of full age, and because the king has taken the homage of Robert de Clyfford, brother and heir of Roger, for all the lands which his brother held of the late king in chief, the king ordered that escheator not to intermeddle further with the said messuage and land, and afterwards

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Membrane 1—cont.

for certain causes the king ordered that escheator to retain the said messuage and land in the king's hands and to cause it to be safely kept until further orders.

Oct. 1. To the sheriff of Oxford. Order to cause a coroner for that county to
Waltham. be elected in place of Benedict Lengleys, who holds no lands there except for life.

Sept. 25. To the treasurer and barons of the exchequer. Order to cause Thomas
Norwich. de Buketon to be discharged and released of the issues of the manor of Tychemersh, co. Northampton, from Michaelmas last, as on 28 January last the king granted to John son of John Lovel, tenant in chief, the custody of the said manor, which belonged to John, and which was in the king's hands by reason of the minority of the said John, son and heir of the same John, to have with all the issues, from Michaelmas last until the heir should come of age, rendering therefrom 40*l.* yearly to the exchequer, and the king ordered Thomas de Buketon, to whom he had formerly granted the said manor to hold under a certain form, to deliver the manor and its issues to the said John son of John.

Oct. 4. To the sheriff of Warwick and Leicester. Order to pay to Giles de Bello
Waltham. Campo 20*l.* for Michaelmas term last out of the issues of his bailiwick, in accordance with the late king's grant to Giles of 40*l.* yearly from the issues of those counties, which grant the king has confirmed.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the sheriff aforesaid for the 20*l.* which he had paid to Giles de Bello Campo by virtue of the preceding order.

Oct. 1. To the men of the town of Weston. Order to restore to Robert de
Waltham. Milverton, clerk, his lands, goods, and chattels which had been taken into the king's hands on his being summoned before William de Sutton, coroner of co. Warwick for receiving William Belton and other robbers knowing them to be such, with 4 horses of the price of 10 marks, feloniously stolen from the parson of Whitwyk church, co. Leicester, by the said William de Belton, and indicted before Thomas de Bello Campo, earl of Warwick, and his fellows, justices of oyer and terminer in co. Warwick, for having feloniously stolen from Richard de Milverton, chaplain, four stones of wool of the price of 24*s.*, as the said Robert purged his innocence before A. bishop of Worcester, ordinary of the place, to whom he was delivered by the justices according to the privilege of the clergy, as Adam de Herwynton, vicar general of the said bishop, has informed the king, wherefore the king ordered the sheriff of Warwick to restore to Robert, his lands, goods and chattels or to show reason why he would or could not execute the said order, and that sheriff informed the king that he could not execute that order because all the goods and chattels which Robert had in that bailiwick, on the day on which he was delivered to the bishop of Worcester, were delivered to the said men by the justices, for a reasonable price, to answer for them to the king at will.

MEMBRANE 27d.

— *Memorandum* that Ralph de Dacre came into chancery at York on 25 January in the seventh year of the king's reign and confessed himself satisfied for 100 marks which Alexander de Cobeldyk, knight, acknowledged in chancery in the fourth year of the king's reign that he owed to the said Ralph.

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*Membrane 27d—cont.*Jan. 25.
York.

Simon de Marton, clerk, acknowledges that he owes to William de Hapelsthorp of Everton, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—Master Robert de Stratford received the acknowledgment.

Robert de Edenestowe, parson of Warsop church, York diocese, acknowledges that he owes to Henry de Edenestowe, clerk, 17½ marks; to be levied in default of payment, of his lands and chattels and ecclesiastical goods in co. Nottingham.—The same Robert received the acknowledgment.

William Lucy acknowledges that he owes to John de Wodehous, clerk, 12 marks 9*s.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.—The same Robert received the acknowledgment.

Cancelled on payment.

William de Sancto Edmundo, parson of Walesby church, acknowledges that he owes to Agnes de Nevill his sister, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The same Robert received the acknowledgment.

John de Hausted, knight, acknowledges that he owes to William de la Pole of Kyngeston-upon-Hull, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John de Hoton, parson of Roumersh church, acknowledges that owes to Michael de Wath, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*Jan. 26.
York.

Richard de Roderham, parson of Penyston church, acknowledges that he owes to William de Melton, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Cromwell acknowledges that he owes to Thomas Wake of Lidell, 500*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln, Nottingham and Rutland.

George son of Gerard Salveyn, knight, acknowledges that he owes to William son of Simon de Lound, 6 marks 6*s.* 8*d.*; to be levied in default of payment, of his lands and chattels in co. York.

Enrolment of acknowledgment of receipt by John, bishop of Ely, from Henry de Grey, knight, of 80*l.* sterling which the said Henry owed by a recognisance made in chancery. Dated at Dounham on 26 November 1331.

Memorandum that the said bishop acknowledged the preceding deed before Thomas de Evesham on 26 January.

Jan. 27.
York.

William de Thwyng, knight, acknowledges that he owes to Henry de Percy, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment as the said Henry acknowledged before Thomas de Baumburgh, clerk of chancery.

Memorandum that the prior of Watton came into chancery at York on 27 January, 7 Edward III., and confessed himself satisfied of 40*l.* which William de Thwyng acknowledged that he owed to the said prior in the chancery of the late king in the 18th or 19th year of his reign.

Memorandum that Richard son of Richard de Santon, came into chancery at York on 27 January, 7 Edward III. and confessed himself satisfied of 10 marks which Gerard Salvayn, knight, acknowledged that he owed to Richard, in the chancery of the late king in the 10th year of his reign.

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Membrane 27d—cont.

Thomas de Fur[n]yval puts in his place Thomas de Knaresburgh, clerk, to seek and receive his purparty and that of Joan his wife, daughter and co-heir of Theobald de Verdon, tenant in chief of the late king, of the knights' fees and advowsons belonging to Theobald, and for doing and receiving what the king's court shall have considered in the matter.

Enrolment of a grant by David de Strabolgi, earl of Atheles, son and heir of David de Strabolgi, late earl of Atheles and Joan his wife, kinswoman and co-heir of Aymar de Valence, late earl of Pembrok, the said David being of full age, and competent to deal at his will with all his inheritances, especially those that came to him by way of succession and dowry, in France, by the death of Aymar, of all the rights which he had within the lordships of Mountaignak, Belak, Rancon and Champeignak, which came to him by the death of the said Aymar, by way of succession and dower according to the custom of the kingdom of France, as right heir of the said Aymar, to Mary de St. Pol, wife of the said Aymar. Dated 30 January 1332. *French.*

Memorandum that the said David son of David, earl of Athol, came into chancery at York on 31 January, 7 Edward III. and acknowledged the preceding deed.

- Feb. 1. Roger de Somervill, knight, acknowledges that he owes to William de
York. Melton, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

- Jan. 26. Richard de Emeldon, mayor of Newcastle-upon-Tyne, and William de
York. Emeldon, parson of Bothale church, acknowledge that they owe to the king 200 marks; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

Memorandum that Richard and William made the said recognisance for the said Richard and other men of Newcastle-upon-Tyne to have acquittance, that their goods within the said town and liberty should not be taxed for the tenth, granted to the king by all the burgesses and men of the kingdom, for this turn, and that nothing should be levied from them for the king's use, and afterwards the king pardoned Richard and William and the said men of that town, the sum of 100 marks on account of the good service which Richard and the said men had rendered to him.

- Feb. 1. John de Hotonrof in Lonesdale acknowledges that he owes to the abbot
York. of St. Mary's, York, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

- Feb. 3. Ranulph de Dacre acknowledges that he owes to John de Wodehous
York. 4*l.* 9*s.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

The said Ranulph acknowledges that he owes to William de Redenesse of York, merchant, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.—Master Robert de Stratford received the acknowledgment.

Cancelled on payment.

Thomas, son of James de Frevill, acknowledges that he owes to John de Hothum, bishop of Ely, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The same Robert received the acknowledgment.

Hugh de Audele acknowledges that he owes to William de Melton, archbishop of York, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—The same Robert received the acknowledgment.

Cancelled on payment.

1333.

*Membrane 27d—cont.*Feb. 4.
York.

Conan son of Henry, knight, acknowledges that he owes to William de la Mare of Useflet 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Petronilla de Coigners acknowledges that she owes to Conan son of Henry, knight, 25 marks; to be levied, in default of payment, of her lands and chattels in co. York.

Maneutus Francisci, merchant, acknowledges that he owes to Hugh de Audele 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex and in London.

Feb. 3.
York.

To the sheriff of Norfolk and Suffolk. Order to cause proclamation to be made in every port, and in other places that he may think fit in that bailiwick, that no merchant or other person, upon pain of forfeiture, shall take any corn out of the kingdom without the king's special licence; and to cause the corn of any one who disobeys the said proclamation to be taken unto the king's hands, and kept until further orders, and to inform the king of the names of those to whom the corn belonged, and of the quantity and quality of the corn so arrested.

By K.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Feb. 1.
York.

To the sheriffs of London. Order immediately upon sight of these presents to cause proclamation to be made throughout that city that no knight or other man-at-arms or pilgrim or other of whatever state he may be, shall take any silver out of the kingdom, in coin, in vessels, or in bullion (*massa*), under pain of forfeiture, without the king's special licence, as the king has considered the damage done to himself and to the people of his realm, because his money was taken by men-at-arms, pilgrims and others in no small quantity, and spent without the realm.

By K. and C.

The like to all the sheriffs in England.

Feb. 4.
York.

To Philip, king of Navarre. Request to send letters to Henry, lord of Soilly, to cause Robert Lynel of Spain, whom the king's serjeant-at-arms, Giles de Ispann[ia], had lately pursued to the kingdom of Navarre, and caused to be arrested there because of certain things committed against the king in England, and delivered into the custody of the said Henry, until he had more fully informed the king, to be delivered to the said Giles to be taken by him to England. [*Fœdera.*]

To Henry, lord of Soilly, the king's friend. The king thanks him for his kindness in arresting and keeping Robert Lynel at the suit of Giles, and asks that Robert may be delivered to Giles to be taken to England.

To the seneschal of Gascony and to the constable of Bordeaux for the present or for the future. Order to cause the said Giles to have a ship and the necessary costs for bringing the said Robert and John Tylli, his companion, now in the custody of the castellan of Maillonne, safely and securely to England, and cause Giles to have a safe and secure convoy to England. [*Fœdera.*]

*MEMBRANE 26d.*Jan. 26.
York.

William Tournay of Gerlethorp acknowledges that he owes to William, bishop of Norwich, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

William Giffard, knight, acknowledges that he owes to William de Blaxhale of Ipswich and Sayena, his wife, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

1333.

Membrane 26d—cont.

Nicholas de Useflete, parson of Flixburgh church, Lincoln diocese, and John Peytevyne, of Wynterton, acknowledge that they owe to John de Westm[onasterio] 60*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Jan. 28.
York.

Master John de Hildesle, parson of Thyngden church, acknowledges that he owes to Thomas, bishop of Hereford, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Nicholas, son of William de Maceon of St. Neots, acknowledges that he owes to John de Monte Gomeri 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Cancelled on payment.

Roger de Brunnolvesheved, knight, acknowledges that he owes to the abbot of St. Mary's, York, 36*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmorland.

Robert de Clifford, knight, acknowledges that he owes to William de Melton, archbishop of York, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Westmorland.

Cancelled on payment.

Master Thomas de Lynton-super-Wharf acknowledges that he owes to John de Rithre, knight, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Langeford, knight, acknowledges that he owes to Hugh Sampson of Suthampton 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Enrolment of an indenture witnessing a release by Henry de Percy to William de Tweng, as his right as immediate lord, of the wardship of Roger, son and heir of Robert de la More, and of the lands of the said Robert in Lund, the said Henry granting that Roger shall hold the said land which the said Robert held of the said William, so that the said William may hold the said lands of Henry, as mean between Henry and his heirs and Roger and his heirs, for ever, as a plea was made by writ of right of ward in the king's court, between the said Henry and William, at the suit of William, concerning the wardship of Roger, in which plea Henry pleaded that Robert de la More held of him and not of William, and of this he put himself on the country, and he learned that Robert held of William and died in his homage, and not of Henry, for William was mean between Henry and Robert. Dated at York, on Wednesday after the conversion of St. Paul, 7 Edward III. *French.*

Memorandum, that the said Henry came into chancery at York on 28 January, and acknowledged the preceding indenture.

Enrolment of release by William de Walkyngham, brother and heir of Sir John son of Sir Alan de Walkyngham, to Sir Richard de Aldeburgh, of his rights in all the lands which Richard holds of the gift and grant of Sir John de Walkyngham, brother of William, in the towns of Hundeburton and Mildeby. Witnesses: Sir Nicholas de Cantelupe, Sir John Moryn, Adam de Hoperton, John de Mildeby, Michael del Hille of Aldeburgh, Nicholas Tankard, William de Burghbrigg, merchant. Dated at York, on Wednesday after the conversion of St. Paul, 7 Edward III.

Memorandum, that the said William came into chancery at York on 28 January and acknowledged the preceding deed.

Jan. 29.
York.

Matilda de Clayton, of Donecastre, acknowledges that she owes to William de Burghbrigg of York 4*l.* 11*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1333.

Membrane 26d—cont.

Robert de Wadenho, parson of Twywell church, Lincoln diocese, acknowledges that he owes to Ebulo Lestrangle 10 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Jan. 30.
York.

Nicholas de Metham, knight, acknowledges that he owes to Thomas de Brayton, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Belton and William de Freston, citizens of York, acknowledge that they owe to Master Robert de Bridelyngton, canon of St. Peter's, York, 387*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

John Toller of Great Driffeld acknowledges that he owes to William de Croft, clerk, 24*l.* 10s.; to be levied, in default of payment, of his lands and chattels in co. York.

Henry Savage, sacristan of Lichfield cathedral, acknowledges that he owes to Simon de Ruggeleye, 18*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Stafford.

Jan. 31.
York.

Richard de Grey, lord of Codenoure, acknowledges that he owes to Stephen son of Robert de Keverthorp, and to Thomas son of Ralph de Ripplyngham, chaplain, 100*l.*; to be levied, in default of payment, of her lands and chattels in co. Nottingham.

Cancelled on payment.

Amandus de Ruda, knight, acknowledges that he owes to Thomas de la Ryvere, knight, 34 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Feb. 2.
York.

John son of William de Retford acknowledges that he owes to William son of Eustace de Retford 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

William son of Eustace de Retford acknowledges that he owes to John son of William de Retford 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Feb. 5.
York.

Robert de Diggeby acknowledges that he owes to Robert de Kelm, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Robert de Diggeby acknowledges that he owes to Robert de Kelm, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Enrolment of release by William Charles son and heir of William Charles to Richard de la Pole, citizen of London, and his heirs, of all right which he had in the manor of Milton, and in all the lands in the towns of Milton, Petreburgh and Croyland, and in 84 acres of wood in the manor of Milton, co. Northampton, and also in the manors of Cislond and Loden, and in all the lands in the towns of Cislond, Loden, Mundham, Sithyng, Chategrave, Hadesscho, Hardele, Hekyngham, Norton, Thwaite, and Norwich, and in the advowson of the church of the town of Thwaite, co. Norfolk, and in all the appurtenances of the said manors, etc., which manors, etc., the said Richard formerly held by the grant of the said William; to wit, the manor of Cislond and Loden and the advowson of Thwaite church, by a fine levied in the king's court at Westminster, and the manor of Milton with the said wood, from the gift and enfeoffment of the said William; and William

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Membrane 26d—cont.

has released to the said Richard all the actions, both real and personal, which he had against Richard. Dated at York, on Friday after the Purification, 7 Edward III.

Memorandum, that the said William came into chancery at York on the said day, and acknowledged the preceding deed.

Feb. 5. William de Monte Acuto acknowledges that he owes to Thomas, earl
Nottingham. of Norfolk and marshal of England, 1300 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.—The chancellor received the acknowledgment.

—— William Trussel the elder puts in his place William de Keythorp and
—— William de Burgh to prosecute the execution of a recognisance for 100*l.* made to him in chancery by Gilbert de Burgh.

—— The same William puts the same persons in his place to prosecute the
—— execution of a recognisance for 100*l.* made to him in chancery by William Gentycorps.

—— The same William puts the same persons in his place to prosecute the
—— execution of a recognisance for 40*l.* made to him in chancery by William de Holewey.

—— The same William puts the same persons in his place to prosecute the
—— execution of a recognisance for 100*l.* made to him in chancery by John de Ledrede.

Feb. 7. John de Scotton, the elder, acknowledges that he owes to John de
Pontefract. Louthre, parson of Symondburn church, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stratford received the acknowledgment.

Feb. 8. John de Menyll, lord of Castellewyngton, acknowledges that he owes to
York. William Pedefer, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Faucomberge of Skelton, knight, acknowledges that he owes to Robert de la Vale, knight, 126*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de la Vale, knight, acknowledges that he owes to John de Faucomberge of Skelton, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

Feb. 7. To the treasurer and barons of the exchequer. Order to cause the men
York. of co. Northumberland to have respite until Midsummer next from the assessment and taxation of their goods, by reason of the tenth and fifteenth granted to the king, and to cause them to be released from any distraint made upon them for that reason, as the king has granted them that respite.

By pet. of C.

The like to the same for the following :

The men of Cumberland and of Westmorland.

By pet. of C.

MEMBRANE 25d.

Jan. 25. To the treasurer and barons of the exchequer. Order to cause John
York. Paynel, clerk, to have respite until the quinzaine of Easter next for his account, which he is held to render to the king at the exchequer for the time when he was chamberlain of Chester, which respite the king has given him.

By p.s. [6115.]

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*Membrane 25d—cont.*Feb. 16.
Pontefract.

John de Nevill of Horneby, knight, acknowledges that he owes to William de Melton, archbishop of York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, as acknowledged by Master Richard de Suoweshull, the archbishop's attorney.

John son of Thomas de Gunnays acknowledges that he owes to Thomas son of William de Gunnays 18 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 12.
Pontefract.

To the treasurer and barons of the exchequer. Order to cause the king's kinsman, John de Britannia, earl of Richemund, who is staying in parts beyond the seas by the king's licence, to have respite until Ascension next for all the debts which he owes to the king.

By K.

Feb. 7.
York.

To William de Eland, constable of Nottingham castle. William, archbishop of York, has besought the king, by his petition before him and his council in parliament, that—as the archbishop and his predecessors have from time out of mind, had such liberty in the town of Beverley that if any one accused of felonies or other things should enter the said liberty and should confess those felonies to the bailiffs there and should seek the immunity of the said town before the bailiffs, to stay within that liberty, he should have that immunity and stay safely within that town, which liberty was allowed to the predecessors of the said archbishop before the justices in eyre of the king's progenitors in co. York, and certain malefactors and disturbers of the peace took John Acreman, who had entered that liberty and had confessed divers felonies there and had been admitted by the bailiffs to stay there, and brought him by armed force from the said town to the said castle, and delivered him to the prison of the said castle, in which he is at present detained—the king will be pleased to cause John to be brought back to Beverley, for the preservation of the said liberty; the king therefore orders that constable to deliver John to the archbishop or his deputy to be taken back to the said liberty, to stay there according to the immunity of the liberty, and he has ordered the archbishop or his deputy to receive the said John from the constable and cause him to be taken back to the said liberty, to stay there unmolested until the king and council have fully discussed the question of the said liberty or until further orders, and to take mainpernors from John that he will not move or eloin himself from that liberty in the mean time, and to inform the king of the names of the mainpernors.

By K. and by pet. of C.

To W. archbishop of York. Order as aforesaid to receive John from the constable, etc.

By K. and by pet. of C.

Feb. 18.
Pontefract.

John de Lyllyng acknowledges that he owes to Henry de Kypax and to Richard de Clyfton, clerks, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John Haye, son and heir of Roger Haye, and John le Forester of Haghton, acknowledge that they owe to Master Philip de Nassyngton 20 marks; to be levied, in default of payment, of their land and chattels in co. York.

Feb. 16.
Pontefract.

To the treasurer and barons of the exchequer. Order to cause Roger de Okeoure to have respite until Midsummer next for a recognisance of 100 marks made by him to Hugh le Despenser, late earl of Winchester, in the chancery of the late king, by force and duress, according to the form of the statute for the annulling thereof, as Roger is pursued in the king's court therefor, and has besought the king that he will grant him respite for the sums so exacted from him while the affair is being discussed, which respite the king has granted, and further orders the treasurer and barons to release Roger from any distraint made for this cause.

By C.

1333.

Membrane 25d—cont.

Enrolment of release by Nicholas de Cantu Lupo, knight, lord of Ilkeston, to Sir William de Melton, archbishop of York, of all his right in the manor of Aston in Morthyng with all its appurtenances, to hold of the the chief lords of that fee, by the service due thereupon, for ever. Witnesses: Sir Edmund de Wasteneys, Sir Nicholas de Wurtele, Sir Adam de Revesby, Sir Hapdulphus de Wasteneys, Sir Edmund de Crescy, Sir John de Eland, knights, Robert Russel, Hugh de Tothill, Nicholas de Langeton of York, Roger Basy, William de Redenese, Henry de Belton. Dated at York, on Saturday before St. Peter in Cathedra, 1332.

Memorandum, that the said Nicholas came into chancery at York on the said day and acknowledged the preceding deed.

Feb. 22.
Pontefract.

Master Hugh de Kensinton, 'saucer,' for his good service, is sent to the abbot and convent of Crouland to receive such maintenance in their house as Master Peter le Saucer, deceased, had therein for life at the request of the late king.
By p.s. [6254.]

Feb. 22.
Pontefract.

To John de Sutton, Roger de Somervill, Robert le Conestable of Flaynburgh, and John de Hothum, the elder. Whereas the king lately appointed them to array with all possible speed all the men in the East Riding, co. York, between the ages of 16 and 60 years, both horse and foot, and to place the men so arrayed in thousands, hundreds, and scores, and afterwards by other letters patent the king appointed them to elect in the said East Riding 500 archers and 100 hobelers, and to provide the archers with bows and arrows and the hobelers with suitable arms, so that all the said men should be ready, under pain of forfeiture, to set out with the king against the Scots, if they should presume to invade the realm; the king orders the said John, Roger, Robert and John to inform him before Sunday, in the middle of next Lent, of the array and number of the said archers, hobelers, and other said men.
By K.

The like to the following:

John de Faucomberge and Nicholas de Menill in the North Riding, co. York.

Simon Warde and John de Rithre in the West Riding, co. York.

William son of William and Robert de Perepount in co. Nottingham, for 500 archers and 200 hobelers.

John de Twiford and Nicholas de Langeford in co. Derby, for 500 archers and 200 hobelers.

Thomas de Lathum and Richard de Hoghton in co. Lancaster, for 500 archers and 200 hobelers.

To John de Haveryngton the elder and Edmund de Nevill. A like order to inform the king of the array and number of archers, hobelers and other men before the said Sunday.
By K.

And afterwards on 22 March following, because the said John and Edmund could not inform the king before the said Sunday as aforesaid, they are ordered to inform the king thereof before the morrow of Easter next.

Enrolment of release by Conan son of Henry, knight, to Richard Lacer, citizen of London, and Juliana his wife, of his right in the manors of Bromlegh and Blakebrok and in all their appurtenances which Conan had by the gift of William le Latimer, knight, in co. Kent, in exchange for the manor of Liverton, to hold of the chief lords of the fee by the accustomed services. Witnesses: Maurice de Brune, Bartholomew Fanacourt, William Carbonel, knights, Thomas de Bakewell, Thomas Herwald, Robert de Ely, William Moraunt, Henry Darcy of London. Dated at Bromlegh, co. Kent, on Sunday, after the octaves of the Purification, 7 Edward III.

Memorandum, that the said Conan came into chancery at York on 5 March and acknowledged the preceding deed.

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*Membrane 25d—cont.*March 8.
Pontefract.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Master Itherius de Concoreto, archdeacon of London, who is about to set out to the Roman court by the king's licence, to cross from that port with his men, horses, and equipments. By K.

To the same. A like order for William de Belton, canon of the order of Sempyngham, whom the master of that order is sending to the Roman court for the expedition of certain affairs touching his house there. By K.

March 12.
Cowick.

To the same. A like order for Robert de Merkeby, monk of the house of Louth Park, who is going to the Roman court for the expedition of certain affairs touching his house there, provided that he make no *apportum* contrary to the statute. By K.

*MEMBRANE 24d.*Feb. 13.
Pontefract.

Robert de Sprotle, parson of Esthildesle church, and Roger de Sprotle, his brother, acknowledge that they owe to Richard de Hiltoste of Skegnes, proctor of Sir Reymund de Fargis, cardinal, parson of Hornse church, 227 marks 20*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

The same Robert and Roger acknowledge that they owe to the said Richard, 240 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Feb. 11.
Pontefract.

To Philip, king of France. The king has received the complaint of the merchants of Dover, showing that whereas certain merchants, mariners of a ship of Rouen laden with herrings, threw a great part of their cargo into the sea to lighten the ship on account of a storm, and afterwards were cast by that tempest on the coast near Dover, their ship being wrecked, and certain of the people of Dover came to aid the said mariners and their goods, and collected 6½ lasts of the said herrings floating in the sea, to be divided between the said merchants and themselves, as is customary in such case, and the said men offered one half of the said herrings, to the merchants, who, however, refused to allow it, wherefore the king, at the suggestion of the merchants, complaining in chancery of the injury done to them, ordered the warden of the Cinque Ports to inquire fully into the matter and to cause speedy justice to be done, and now the said merchants inform the king of France that justice was not done to them in the king's court, and offer to cause the goods of the men of Dover, to the value of 200*l.* sterling, to be arrested, upon which pretext two ships of Dover are arrested in the ports of Cales and Whitsand, so that the men of Dover refuse to make any passage in their remaining ships; the king therefore asks the said king Philip to cause the said arrest to be put an end to. [*Fœdera.*]

Feb. 15.
Pontefract.

William de Grantham of York and Alice, late the wife of William Playce, acknowledge that they owe to Hugh de Bardelby and Henry Chaufcire 6*o* Acum 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment.*Feb. 4.
York.

To William le Butiller of Wemme, John le Straunge, William de Estalewe, John de Leybourn, Roger Corbet and Roger Carles. Whereas the king lately appointed them to hear and determine concerning divers felonies committed in co. Salop, and now the king has learned that, under colour of that commission, they intend to enquire concerning certain felonies committed within the liberty and lordship of Montgomery, in Wales, without the said

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Membrane 24d—cont.

county, the cognisance of which belongs to William Fitz Waryn, keeper of the said lordship, or to those who supply his place; the king therefore orders them to ascertain if that liberty is without the said county, and whether the cognisance of such felonies belongs to the said keeper or to him who supplies his place and not to other ministers of the king, and then to attempt nothing, by virtue of the king's said order, to the prejudice of the said keeper or of the men of that liberty.

Feb. 4. Nicholas Collee, yeoman of the pantry, is sent to the abbot and convent
York. of Gerwedon to receive such maintenance from that house as Geoffrey le Porter, deceased, received for life, at the request of the late king.

By p.s. [6199.]

Feb. 15. To the sheriff of Norfolk and Suffolk. Order to permit David de
Pontefract. Strabolgi, earl of Athol, to have respite until the quinzaine of Martinmas next for 80 marks of the debts of David de Strabolgi, earl of Athol, his father, and for all the other debts of Cressy, which are exacted of him by summons of the exchequer, on the lands which he holds in his purparty of the lands which belonged to Aymer de Valencia, late earl of Pembroke.

By p.s. [6243.]

Feb. 19. John de Nevill of Horneby acknowledges that he owes to Hugh Cokheved
Pontefract. of Barton 92l.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Feb. 20. Nicholas de Cantiluppo, knight, acknowledges that he owes to William de
Pontefract. Melton, archbishop of York, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

Feb. 19. John, bishop of Winchester, William, bishop of Norwich, William de
Pontefract. Clynton, and Geoffrey le Scrop, knights, and Master Richard de Bury, clerk, acknowledge that they owe to William de Melton, archbishop of York, 1000l.; to be levied, in default of payment, of their lands and chattels in cos. Southampton, Norfolk, Suffolk and York.

Cancelled on payment.

Feb. 7. To Ralph de Nevill, keeper of the Forest this side Trent, or to him who
York. supplies his place in Shirwod forest. Roger le Wyne has besought the king, by his petition before him and his council in parliament, that whereas a certain pasture of his near a certain place called 'Brokgreyne,' co. Derby, is without the bounds of the forest, and always has been, yet that keeper, because another place also called 'Brokgreyne,' co. Nottingham, is within the bounds of the said forest, pretending that the place and pasture of Brokgreyne, co. Derby, were within the bounds of the said forest, compelled Roger by various distrains for his cattle found within the said pasture to pay money for a custom in the said forest called 'wardeset,' for the king's use, and because answer is made to the said petition by the king and council, that the rolls of the chancery of Edward I. concerning the perambulation of that forest made in the time of the said king, ought to be examined for the discussion of the said affair, and that at present they cannot be examined; the king orders that keeper that if the said Roger finds sufficient security to answer to the king for the said money of 'wardeset' for his cattle found within that pasture if it ought to belong to the king, then to cause the said Roger to be released from the said distrain until Whitsuntide next, unless the king orders otherwise in the meantime, so that the rolls may be examined in the meantime, and the king may cause justice to be done in the premises.

By pet. of C.

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*Membrane 24d—cont.*Feb. 22.
York.

Thomas son of William Gra of Skelton near York, acknowledges that he owes to William son of John Gra of York 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Percy, prebendary of Great Lumley and of Little Lumley in the collegiate church of Chester, in the bishopric of Durham, acknowledges that he owes to William de Barton, parson of the church of Arneclif in Craven, York diocese, 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

{Feb. 23.
Pontefract.

William de Clynton and Robert de Walkefare, knights, acknowledge that they owe to Geoffrey Lescrop, knight, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

Feb. 22.
Pontefract.

To the treasurer and barons of the exchequer. Order to give a respite to the men of the liberty of the bishopric of Durham, until St. Peter ad Vincula next, for the debts which they owe at the exchequer for the victuals of the king and his father, bought by them. By K. and C.

The like to the sheriff of Northumberland.

By K. and C.

Feb. 23.
Pontefract.

Thomas de Redenesse of York, and Robert de Clif, parson of Wyggetoft church, acknowledge that they owe to John de Turneye 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Richard de Grey, lord of Codenoure, acknowledges that he owes to Stephen son of Robert de Keverthorp, and Thomas son of Ralph de Ripplingham, chaplain, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Enrolment of an indenture witnessing that Hugh Daudele leases and lets at ferm to Maneut Franceys, merchant, all his lands in Ireland, from Easter following for two years, for 200*l.* sterling, 80*l.* having been paid on the day this deed was made, and on the quinzaine of Easter next the said Maneut will pay to Hugh 66*l.* 13*s.* 4*d.* in London and on the Easter following 26*l.* 13*s.* 4*d.*, and on Michaelmas following 26*l.* 13*s.* 4*d.*, and Maneut will maintain the houses and all the buildings on the said tenements, and will leave them in as good condition at the end of the term as he found them. Dated at York, 21 February, 7 Edward III. *French.*

Memorandum, that the said Hugh came into chancery at York on 24 February, and acknowledged the preceding indenture.

Feb. 24.
Pontefract.

Thomas de Brayton, parson of Camsal church and Michael de Wath, parson of Wath church, York diocese, acknowledge that they owe to William de Melton, archbishop of York, 200 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.—The chancellor received the acknowledgment.

*Cancelled on payment.*Feb. 25.
Pontefract.

John de Grey of Retherfeld, acknowledges that he owes to John de Colne of York 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

Cancelled on payment.

Richard de Grey, lord of Codenoure, acknowledges that he owes to Master Henry de Clif, clerk, 20*l.*; to be levied, in default of payment of his lands and chattels in co. Nottingham.

Cancelled on payment; acknowledged by John de Tiddeswell, one of the executors of the will of the said Henry.

March 1.
Pontefract.

To the mayor and bailiffs of York. Order to cause 100 men of that city to be elected and arrayed without delay, and supplied with proper arms, so that they may be ready to set out with the king against the Scots, if they shall

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Membrane 24d—cont.

presume to invade the kingdom, as the king has learned that the Scots are preparing to invade the kingdom and he wishes to provide for the defence of his people. By K.

The like to the following for arraying the following numbers :

The bailiffs of Beverley, for 80 men.

The mayor and bailiffs of Kyngeston-upon-Hull, for 60 men.

The bailiffs of Scardeburgh, for 20 men.

The bailiffs of Ripon, for 40 men.

The bailiffs of Pontefract, for 40 men.

To L. bishop of Durham. Order to cause all the men in that liberty between the ages of 16 and 60 years, both horse and foot, to be arrayed with all speed and placed in their thousands, hundreds and scores, so that they may be ready to set out with the king on the said expedition. By K.

To the bailiffs of Pontefract. Order to cause the men whom they had previously been enjoined to have arrayed, to be elected without delay and arrayed and provided with proper arms, so that they may be ready, under pain of forfeiture, before Monday after St. Benedict the Abbot next to come to the king at a place which shall be made known to them, to set out with him in the said expedition, because a rumour has reached the king that the Scots intend shortly to invade the kingdom. By K.

The like to the bailiffs of all the towns mentioned above.

To L. bishop of Durham. The like order to cause all the men of the liberty of Durham etc. between the ages of sixteen and sixty years, to be arrayed etc. as aforesaid before the said day, because a rumour has reached the king that the Scots intend shortly to invade the kingdom. By K.

MEMBRANE 23d.

Feb. 12.
Pontefract.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause to be levied from certain prelates and men of religion the sums which they have granted to the king in aid of the expenses incurred by him for the marriage of his sister Eleanor to the count of Guelders (*Gerl*) and to receive the said sums in the treasury, which sums the king sends to them in a certain schedule enclosed with these presents. [*Fœdera.*]

Memorandum, that the following promised the following sums :

The bishop of Ely, 100*l.*

The bishop of Chichester, 20*l.*

The bishop of Salisbury, 100 marks.

The subdean and chapter of Lincoln, 40*l.*

The prior of Derhurst, 100*s.*

The abbot of Wynhecomb, 20 marks.

16 other abbots and 22 other priors, various sums.

The proctor of the abbot of Sééz, 40*s.*

The rector of Assherugg, 60*s.* [*Ibid.*]

To J. bishop of Chichester. Order to send 20*l.*, which he had granted as aforesaid, to the exchequer with all speed, to be delivered to the treasurer and chamberlains. [*Ibid.*]

The like to each of those above written who promised this subsidy, for the sums granted by them, except the bishops of Ely and Salisbury, to whom letters were written under the following form. [*Ibid.*]

To J. bishop of Ely. Order to send the 100*l.*, which he had promised as aforesaid, to the exchequer, as aforesaid. [*Ibid.*]

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Membrane 23d—cont.

The like to R. bishop of Salisbury, for the 100 marks which he had promised as aforesaid. [*Ibid.*]

To the abbot of Bardenaye. Request to give the king such subsidy as other prelates and men of religion have granted to him, for the said cause, according to the abbot's ability, without further excuses, so that the king may not be provoked to indignation against him, as the king had previously asked him for such a subsidy, promising that it should not be made a precedent to his prejudice. [*Ibid.*]

The like to the prior of Sixhill, the abbot of Humberstan, and to 69 other priors and 67 other abbots, to the proctor of the abbot of Herluyn Bec, to the proctor of the abbot of St. Nicholas, Angers, and to the chapter of Lichefeld church. [*Ibid.*]

Feb. 12.
Pontefract.

To the prior of Buttele. Request to make the king a subsidy in aid of the expenses incurred by him in the above marriage, for which he is bound to several merchants, which subsidy shall not be made a precedent to the prior's prejudice. [*Ibid.*]

The like to the following to whom the king's writs were not delivered, to wit:

<p>The prior of Marton, The abbot of Jerevall, The abbot of Sallay, The abbot of Coverham, The abbot of St. Agatha, The abbot of Roche, The prior of Bolton, The prior of Ecclesfeld, The prior of Ellerton, The prior of Monks Bretton,</p>	}	co. York.
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[*Ibid.*]*MEMBRANE 22d.*

Feb. 12.
Pontefract.

To H. bishop of Lincoln. Request to give the king a subsidy for the expenses of the said marriage, according to his ability, that he may not provoke the wrath of the king, who has previously requested him to make such a subsidy in the form above written, and he had given no answer to the king's letters, to the king's astonishment. [*Ibid.*]

The like to the following :

The abbot of Croiland.
The prior of Freston.
40 other priors and 35 other abbots.
The bishop of Worcester.
The bishop of Hereford.
The archbishop of York.
The dean and chapter of St. Peter's, York.
The bishop of Durham.
The bishop of Winchester.
The bishop of Coventry and Lichfield.
The bishop of Norwich.
The bishop of London.
The dean and chapter of St. Paul's, London.
The bishop of Carlisle.
The dean and chapter of Chichester church, Sussex.
The dean and chapter of Salisbury church.
The bishop of Bath and Wells.

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Membrane 22d—cont.

The dean and chapter of Wells church.	
The bishop of Exeter.	
The dean and chapter of Exeter church.	
The archbishop of Canterbury.	
The bishop of Llandaff,	} Wales.
The dean and chapter of Llandaff church,	
The bishop of St. David's,	
The dean and chapter of St. David's church,	
The bishop of Bangor,	
The dean and chapter of Bangor church,	
The bishop of Asaph,	
The dean and chapter of Asaph church,	

[*Ibid.*]

March 20. To the sheriff of York. Order to cause proclamation to be made
 Pontefract. throughout that bailiwick, immediately on sight of these presents, that all those who have 40*l.* a year of land or rent, and have held it for three years and are not yet knights, shall take the order of knighthood before Trinity next, and the sheriff is to inquire diligently concerning those who have 40*l.* yearly as aforesaid, and inform the king of their names. By K.
 [*Ibid.*]

The like to all the sheriffs in England, to the bishop of Durham and to the justice of Chester or to him who supplies his place. [*Ibid.*]

March 4. John de Wyk, parson of Northluffenham church, acknowledges that he
 Pontefract. owes to William de Bifeld, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Robert son of Alan de Coupeland of Swanlund, acknowledges that he owes to Richard son of Alan de Coupeland 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

March 3. To the sheriffs of London. Order to take the daughter and heir of John
 Pontefract. Carbonel, tenant in chief, a minor whose marriage belongs to the king, who has been eloiigned by certain persons, taken to that city and detained there, wherever she may be found, and to deliver her to John de Pulteneye, citizen of London, to be kept until further orders; and the king has ordered John to receive the said heir from the sheriffs, and keep her safe as aforesaid.

Feb. 28. To John de Cherleton. The king has received a grave complaint from
 Pontefract. Matthew, abbot of Strata Marcella of the Cistercian order, showing that whereas the said abbey, which is in John's lordship of La Pole in Wales, being lately voided by the death of Griffin, immediate predecessor of the said Matthew, who was elected abbot of that place by the prior and convent at the abbey of Valle Crucis of that order, which was provided and appointed for the said prior and convent as a safe place for the election, by the commissioners of the abbot of Clairvaux, prior of the abbot of the said house of Strata Marcella, as they did not dare to proceed to the election at that place because of divers threats of death and other damages made to them by John; and the said election was confirmed by the commissioners and the care and administration of the spiritualities and temporalities pertaining to the abbey belong to him; but John, pretending that such elections ought not to be made within his lordship without his consent, although such an assent in the election of abbots of that order ought not to be required, entered the abbey of Strata Marcella by armed force, whilst the prior and convent were at the abbey of Valle Crucis as aforesaid, and seized it into his hands with its lands and possessions, thus preventing Matthew by force from entering the abbey of Strata Marcella after his election, and from exercising in it those things which pertain to the office

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Membrane 22d—cont.

of divine worship or other works of piety according to the form of his rule, or to dispose of the lands and possessions of the abbey, and took, dissipated and consumed the issues of the said lands and possessions; and although the said abbot has several times requested John to amove that armed power and his hands from the abbey and its possessions, and to cause him and the prior and convent to enter that abbey to perform divine service there according to the rule of their order, and to allow them to dispose of the said lands and possessions, causing amends to be made to Matthew for the said excesses, yet John had not cared to pay attention to this request, whereupon Matthew has besought the king to provide a remedy; the king therefore orders John to amove his hands and power from the said abbey and its possessions, permitting Matthew and his convent to enter the said abbey without hindrance to perform divine service there, restoring the lands and possessions of the said abbey together with the issues received from them in the meantime to Matthew, and causing amends to be made to him for the excesses aforesaid, and to inform the king in chancery of what he has done in pursuance of this order on the morrow of Palm Sunday next.

By p.s.

March 2.
Pontefract.

To Edward de Bohun, justice of North Wales, or to him who supplies his place there. Order to take the above writ, which for certain reasons the king sends to him, to the said John, in person, and deliver it to him, enjoining him to do as he is instructed therein, informing the king of what John shall do in pursuance of the said writ, and of the day and place of the delivery of the writ, in chancery on the morrow of Palm Sunday next.

By p.s.

March 8.
Pontefract.

William son of John de Bishops Munketon near Ripon and William son of Thomas de Selby acknowledge that they owe to Walter de Esingwalde of York 10*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Richard de Moygn of Brampton, parson of Buckebrok church, Lincoln diocese, acknowledges that he owes to John de Sandhurst 23*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.—The chancellor received the acknowledgment.

John de Bekyngham of Redenesse acknowledges that he owes to William de Melton, archbishop of York, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

March 10.
Pontefract.

Richard de Boylund acknowledges that he owes to William, bishop of Norwich, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

March 7.
Pontefract.

To John de Sutton, Roger de Somervill, Robert le Conestable of Flaynburgh and John de Hothum the elder. Order to cause all the persons, archers, hobelers and others whom they had lately been appointed to have arrayed and provided with arms in the East Riding, co. York [*as in Calendar of Patent Rolls*, 7 Edward III. p. 400], to be arrayed without delay and provided with proper arms, so that they may be ready, under pain of forfeiture, before Monday next after St. Benedict the Abbot, to come with the said John, Robert, Roger and John to the king to a place he will make known to them, to set out with the king for the defence of the realm against the Scots, as a rumour has reached the king that the Scots propose to invade the kingdom within a short time.

By K.

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Membrane 22d—cont.

The like to the following :

Simon Warde and John de Rithre in the West Riding, co. York, for 500 archers and 100 hobelers.

Ralph de Bulmere, Nicholas de Menill and Thomas de Shefeld in the North Riding in the same county for 500 archers and 100 hobelers.

William son of William and Robert Pirpount in co. Nottingham for 500 archers and 200 hobelers.

John de Haveryngton the elder and Edmund de Nevill in co. Lancaster for 500 archers and 200 hobelers.

John de Twyford and Nicholas de Langeford in co. Derby for 500 archers and 200 hobelers.

*MEMBRANE 21d.*Jan. 26.
York.

To the sheriff of Norfolk. Writ for payment to Robert de Walkefare and Henry Walpol, knights of that shire, of 15*l.* 12*s.* for their expenses in attending the parliament at York on Friday before St. Nicholas last, to wit, for 39 days at 4*s.* a day each. By K. and C.

The like to the sheriffs of other counties in favour of the knights of the respective counties for various sums [*named in the 'Return of Members of Parliament,' 1878, p. 100, omitting Kent, Surrey and Henry de Westden of co. Sussex, Henry de Idle of co. Warwick, and John de Kingestone, knight, of co. Wilts*].

To the bailiffs of the town of Cambridge. Writ for payment to Edmund de Cantebrigge and John de Lyngwode, burgesses of that town, of 6*l.* 4*s.* for their expenses in attending the aforesaid parliament, to wit, for 31 days at 2*s.* a day each. By K. and C.

The following citizens and burgesses have like letters for the following sums :

John de Soham, burgess of Bedford, for 70*s.* for 35 days.John de Huntyngdon and John le Clere of Huntyngdon, burgesses of Huntyngdon, for 6*l.* 4*s.* for 31 days.John de Garthorp, burgess of Leycestre, for 54*s.* for 27 days.Thomas de Crauthorn and John de Breweton, citizens of Exeter, for 11*l.* for 55 days.Henry de Helyden and John le Palmere, burgesses of Northampton, for 6*l.* 4*s.* for 31 days.March 15.
Cowick.

Master Galvanus de Suthorp, citizen and goldsmith of London, acknowledges that he owes to Master John de Thoresby 53*l.* 6*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in the city of London.

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————

Memorandum, that William de Redenesse of York came into chancery at York and confessed himself satisfied for that sum of money which Ranulph de Dacre and Robert Parnyng acknowledged that they owed to him in chancery in the second year of the king's reign.

March 18.
Pontefract.

John de Allespath, the king's yeoman, because of his good service, is sent to the abbot and convent of Chester, to have such maintenance as Roger du Lute, deceased, had there at the request of the late king. By K.

March 22.
Pontefract.

John de Sinton, knight, the elder, acknowledges that he owes to William de Melton, archbishop of York, 40*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

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Membrane 21d—cont.

March 23. Robert But of Boston acknowledges that he owes to John Hamond, Pontefract. citizen of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

March 22. To William de Clynton, constable of Dover castle and warden of the Pontefract. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Roger de Freigne, who is about to set out to parts beyond the seas, by the king's licence, to cross from that port to the said parts.

March 20. To the treasurer and barons of the exchequer. Order to cause Hugh de Pontefract. Audele to have respite until Michaelmas next for certain debts, and to release him from any distraint made for that cause in the mean time, as Hugh has besought the king to order him to be discharged of 12,000*l.* showing that in the time of the late king he had made a certain recognisance for 6,000*l.* to Hugh le Despenser the elder, and another recognisance or 6,000*l.* to Hugh le Despenser the younger, in the late king's chancery, for a certain security or obligation made between them, and not otherwise, which money is now exacted of Hugh de Audele for the king's use, by reason of the forfeiture of Hugh le Despenser the elder and Hugh the younger, and the king has granted the said respite to Hugh de Audele so that he may be fully informed of the above matter in the mean time. By K.

March 23. To the same. Order to cause John de Moubray to have respite for all Pontefract. the debts which he owes to the king, except the arrears of any fermes, until Michaelmas next, unless the king orders otherwise in the mean time, and to cause him to be released from any distraint made for that reason, in the mean time. By K.

MEMBRANE 20d.

March 2. To the treasurer and barons of the exchequer. Order to permit Thomas Pontefract. de Furnyvall to have respite until the quinzaine of Easter next for rendering his account at the exchequer for John de Chyverdon, deceased, for the time when John was chamberlain of North Wales, according to the mainprise which the said Thomas formerly made thereupon, and to answer to the king for all the debts, pleas and other things touching the said Thomas, which respite the king had granted to Thomas because he had ordered him to array all his men-at-arms to be ready to come to the king with them, for which reason the said Thomas cannot be at the exchequer to render his account as aforesaid before the quinzaine of Easter next. By K.

March 11. To the duke of Brabant. Francis Rauland has brought the duke's letters Pontefract. to the king, showing how, at the request of Margaret the king's aunt and at that of the duke, the king had lately granted to Francis the bailiwick of Hastyng Rope, to hold at will, and that Francis was afterwards amoved from that office by the king, who intended to cause him to be provided with another suitable bailiwick; and the duke by his letters aforesaid had besought the king to appoint Francis collector of customs in the port of Southampton or controller there, for life, whereupon the king informed the duke that in the last parliament at York it was enacted that no one should be appointed to such an office who had not sufficient lands whereupon he might answer to the king if he conducted himself badly in that office, wherefore the king cannot accede to the duke's request, but promises to provide the said Frank with another office suitable to his state when opportunity offers. [*Fædera.*]

March 13. Nicholas de Metham, knight, acknowledges that he owes to William de Pontefract. Cowick. Melton, archbishop of York, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

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*Membrane 20d—cont.*March 10.
Cowick.

To the treasurer and barons of the exchequer. Order to cause the exaction made upon John de Wroxhale for 100*l.* to be superseded until Michaelmas next, so that the king may in the mean time be fully informed of the circumstances of the case, and cause justice to be done, and to cause John to be released from any dstraint in the mean time made upon him for that cause, as John has besought the king to cause him to be discharged of that sum according to the form of the statute, showing that at the time when he was detained in the prison of the late king, by reason of the complaint of Thomas, late earl of Lancaster, he had been compelled to make a certain recognisance for 100*l.* to Hugh le Despenser, then earl of Winchester, after Hugh's exile, in the late king's chancery, by force and duress, which sum is exacted of the said John for the king's use on the pretext of the forfeiture of the said Hugh, against the form of a statute lately passed at Westminster, that fines and recognisances made to the said Hugh by force after his exile should be annulled.

By C.

March 3.
Pontefract.

To the sheriff of Nottingham and Derby. Although divers men of the households, both of the king and of the queen and of their children, are charged to make divers purveyances of victuals and other things for those households, and the king had ordered that sheriff and other sheriffs, bailiffs, ministers, etc. to intend and assist such takers and purveyors in making their purveyances, as is fully contained in the king's commissions made thereupon; yet because it has been ordained by the king and council for the quiet and service of the people of the kingdom that commissions for making such purveyances must be made under a certain form set forth in a statute lately enacted at Westminster, and that the aforesaid commissions of the king made previously under the great or the privy seal are revoked, the king therefore orders that sheriff to cause proclamation to be made throughout that bailiwick, and to cause it to be firmly forbidden that no such taker or purveyor shall make any purveyances for the said households by virtue of such commissions, nor take anything from the goods of others for the expenses of those households on that account, and that no one shall intend such purveyors under colour of these commissions, and that if the sheriff shall find any of the takers or purveyors after the said proclamation making any purveyances by virtue of such a commission, he shall cause them to be taken and imprisoned without delay, to remain in the king's gaol until justice is done to them as thieves.

By K. and C.

The like to the sheriff of York.

March 12.
Pontefract.

To the keepers of the port of Dover. Order to permit the prior of Wenlok, who is about to set out to his chapter general at La Charité, in parts beyond the seas, to cross from that port with his household, horses, equipments and reasonable expenses.

March 18.
York.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem, in England, acknowledges for himself and successors that he owes to Asselin Simonetti of Lucca 1,333*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Middlesex.

*Cancelled on payment.*March 18.
Pontefract.

To the master and friars of the order of Preachers and to all the priors and friars of that order about to meet to celebrate the chapter general at Dijon (*Divion*). Request for their prayers and intercessions for the salvation of the king, the queen and their children, and for the maintenance of the kingdom in prosperity and peace, and for the preservation of that order in continual and perfect charity.

Enrolment of release by John son of John de Swynnerton, called of Iselwell, remaining at Eccleshale, to Roger, bishop of Coventry and Lichfield, of his right and claim in all estovers of wood, in 'housebote,' 'haybote' and

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Membrane 20d—cont.

'fyrebote' as other necessary estovers which John was wont to receive in the bishop's park of Blore and in all other woods of the bishop within his manor of Eccleshale. Witnesses: Sir John de Chetewynd, William Trussebote, knights; John de Aston, Adam de Pessale, Richard le Barkere of Eccleshale. Dated at Eccleshale, 3 March, 7 Edward III.

Memorandum, that John came into chancery at York on 23 March and acknowledged the preceding deed.

March 20.
Pontefract.

To the treasurer and barons of the exchequer. Order to permit Roger Mauduyt, sheriff of Northumberland, to have respite for making his proffer until the morrow of Michaelmas next, which respite the king has granted to Roger because he is intending certain arduous affairs of the king in that county, by the king's order, for which reason he cannot make his proffer at the exchequer on the present morrow of the close of Easter.

By K.

March 20.
Pontefract.

To the sheriff of Lincoln. Order to cause proclamation to be made in all the seaports and other fit places in that bailiwick that all merchants and others who wish to sell corn or other victuals, shall bring them to Northumberland and elsewhere in the North to be exposed for sale if they wish, making known to them that full and prompt satisfaction shall be made to them for the price of the victuals so brought, as the king needs divers kinds of victuals for his approaching expedition against the Scots, the sheriff shall also proclaim that no one shall take corn or other victuals to the Scots or to other parts beyond under colour of such proclamation, under pain of forfeiture. [*Fœdera*.]

By K.

The like to the sheriffs of fifteen other counties. [*Ibid.*]

March 24.
Pontefract.

To the sheriff of Wiltshire. Although the king lately pardoned Richard, prior of Okeburn, the suit of his peace and whatever belongs to the king, for the receiving of Richard Badecok, his serjeant, indicted for the death of Walter le Vynour, yet because Richard did not come into the king's court to answer to the king for that offence before Edward de Bohun and his fellows, justices of oyer and terminer in that county, he was placed in exigent in that county to be outlawed by the king's writ of accusation at the king's suit, by the testimony of the said Edward; and because Richard found for the king in chancery Henry de Edenestowe, Thomas de Escrik, Robert de Rasen and John de Herlaston to be mainpernors for him to answer for his appearing before the justices on the day on which the writ of exigent is returnable, to stand to right there and to do and receive what the court shall decide upon the premises, the king orders the sheriff to supersede the execution of the king's writ of exigent aforesaid by the said mainprise.

March 29.
Cowick.

John atte Hawe acknowledges that he owes to John de Langeford, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.—The chancellor received the acknowledgment.

March 28.
Pontefract.

To the treasurer and barons of the exchequer. Order not to put Ranulph de Dacre, sheriff of Cumberland, in default for his absence on the morrow of Easter next to make his proffer and render his account before them, as he is now in the king's service by his order, for which reason he cannot appear to make his proffer and render his account on the said day, and to permit the said Ranulph to have respite for the said account until Michaelmas next.

By K.

March 25.
Pontefract.

To the bailiffs of Portesmueth. Order to permit Peter Ynanes and John de Vermeon, merchants, to take a ship which they have in that port, loaded with 100 quarters of wheat, out of that port to Bordeaux, together with

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Membrane 20d—cont.

the said wheat, notwithstanding any order previously directed to the said bailiffs not to take corn out of the kingdom, so that the said Peter and John shall find them sufficient security that they will not take the said corn elsewhere than to Bordeaux, as Peter and John have besought the king to cause this to be done.

By C.

MEMBRANE 19d.

March 21. To Thomas, earl of Norfolk and marshal of England, the king's uncle.
Pontefract. Order to be with the king at Newcastle-upon-Tyne on Trinity next with all the horses and arms which he can bring with him, to set out thence with the king against the Scots.
[*Fœdera. Rep. Dig. of a Peer, IV. 421.*]

By K.

The like to the following :

Henry, earl of Lancaster.

John de Warennæ, earl of Surrey.

John de Britannia, earl of Richmond.

John, earl of Hereford and Essex.

Thomas de Bello Campo, earl of Warwick.

Thomas Wake of Lidel and 38 others.

March 29. To William de Feriby of Raveneserod. Order to cause his ship, called
Pontefract. 'la Margarete' of Raveneserod, which is reputed to be the best ship of that town, to come with all speed to the said town of Raveneserod, to set out with the king in his service, as the men of that town had granted to the king a ship of war to go in his service against the Scots, because the king had released them from providing the hobeler and six archers, at which they had been assessed by the arrayers in the East Riding, co. York.

By K.

April 1. To the arrayers of men in the East Riding, co. York. Order not to compel
Knaresborough. the men of Ravenserode to find a hobeler and six archers, at present, for the reasons aforesaid.

By K. and C.

April 1. To the sheriff of Norfolk and Suffolk. Order to cause proclamation to
Knaresborough. be made in all ports and other places where ships may call, that no merchant or other person shall take wool, hides, or wool-fells out of the staples, nor any merchandise whatever from which custom ought to be given to the king, except in places where there are collectors of such customs deputed by the king, upon pain of forfeiture of the said merchandise, because the king has learned that divers merchants and others clandestinely take out of the kingdom their wool, etc., from which custom is due to the king, in divers places where there is no staple and where no custom is collected, against the ordinance of the said staple.

By K. and C.

The like to the following sheriffs :

Kent,

Surrey and Sussex,

Oxford and Berks,

Middlesex,

London,

Essex,

Southampton,

Somerset and Dorset,

Gloucester,

Devon,

Cornwall,

Hereford,

Lincoln,

Nottingham,

Lancaster,

York,

Northumberland,

Westmorland,

Cumberland,

Cambridge and Huntingdon.



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Membrane 19d—cont.

April 4. To the mayor and bailiffs of York. Order to cause as many smiths, carpenters, and tailors of the said city as Master John de Yakesle, the king's pavillioner, shall make known to him, to be elected and provided by John's advice, and to cause them to be assigned to John, to do divers and arduous affairs, as John shall order them on the king's behalf.

By K. and C.

April 5. To the sheriff of Lincoln. Order to cause John le Crumbwell, whom the king lately ordered to prepare himself without delay to set out with him against the Scots, to have a suitable ship for him and his men, to carry his victuals and other things to the North, for his own maintenance and that of those accompanying him, at his own expense.

By K.

March 28. To the abbot of St. Mary's, York. Order to send a strong waggon, well bound with iron and made ready, with other necessary things, with five sufficient horses, to the king at Durham, to be there on the octaves of Easter next, to carry to the North the tents and other things necessary for the king's expedition against the Scots.

By K.

The like to the following to send the following carts to the same place on the same day :—

The abbot of Fountains, for one cart.

The abbot of Gerovall, for one cart.

The abbot of Melsa, for one cart.

The prior of Bridelyngton, for one cart.

The abbot of Selby, for one cart.

The abbot of Whalleye, for one cart.

The prior of Durham, for a waggon with ten sufficient oxen.

To the abbot of Westminster. Order to send a cart with horses, as afore-said, to York, to be there on the morrow of the Ascension next for the king's tents, etc.

By K.

The like to the following for the following carts at the same place on the same day :—

The prior of Christ Church, Canterbury, for one cart.

The abbot of St. Augustine's, Canterbury, for one cart.

The abbot of Abyndon, for one cart.

The abbot of Tame, for one cart.

The prior of Ely, for one cart.

The abbot of Bardeneye, for one cart.

The abbot of Crouland, for one cart.

The abbot of Rameseye, for one cart.

The abbot of Peterborough, for one cart.

The prior of Spaldyng, for one cart.

The abbot of Battle, for one cart.

The abbot of Thorneye, for one cart.

The abbot of Waltham, for one cart.

The abbot of St. Edmunds, for one cart.

The prior of Holy Trinity, Norwich, for one cart.

The prior of Lewes, for one cart.

The prior of St. Swythun's, Winchester, for one cart.

The abbot of St. Peter's, Gloucester, for one cart.

The abbot of St. Albans, for one cart.

The abbot of Evesham, for one cart.

The prior of Worcester, for one cart.

The abbot of Oseneye, for one cart.

The abbot of Hyde, near Winchester, for one cart.

The abbot of Chester, for one cart.

The abbot of Shrewsbury, for one cart.

The prior of Sempyngham, for one cart.

1333.

MEMBRANE 18d.

March 23.
Pontefract.

To the sheriff of Northumberland. Order to cause proclamation to be made throughout that county that all the men of that county who wish to withdraw for their safety from it with their goods, chattels and animals, on account of the war with the Scots, shall come to the South whenever they wish, by the king's forests, pastures and wastes and those of others, and may dwell in the said forests, etc., and pasture their animals there, without giving anything therefor to anyone. The king has ordered L. bishop of Durham and the sheriffs of York, Lancaster, Nottingham and Derby to cause a like proclamation to be made on the liberty of Durham and in the said counties, and that they will treat favourably all the men of the liberty and those counties, and of co. Northumberland, coming through the said liberty and counties with their goods, chattels and animals and permit them to pasture freely without taking anything from them and that they will not inflict any harm or impediment on them, or permit others to do so, as far as they are able, and if anything has been forfeited from them, to make amends to them without delay.

By K.

[*Fœdera.*]

The like to the sheriffs of Cumberland and Westmorland. [*Ibid.*]

To the sheriff of Lancaster. Order to cause proclamation to be made in that bailiwick, that all the men of that bailiwick shall treat favourably the men of cos. Northumberland, Cumberland and Westmorland coming there with their goods, chattels and animals and permit them to stay in their forest, pastures and wastes, and freely pasture their animals there, etc. as aforesaid.

By K.

The like to the bishop of Durham and to the sheriffs of York, Nottingham and Derby.

March 28.
Pontefract.

To Ranulph de Dacre, constable of Carlisle castle, or to him who supplies his place there. Order to cause William Douglas of Polerte and William Bard, who have been taken in war against the king and are in the constable's custody, to be safely and securely guarded in irons in that prison, so that they may not be delivered therefrom without the king's special order.

[*Fœdera.*]

By K.

To the sheriff of Cumberland. Order to cause proclamation to be made throughout that bailiwick, that all those who have taken Scots prisoners of those who lately invaded the kingdom, and who are keeping the said Scots in their own custody, shall so keep them safely and securely that they shall not escape or be delivered from that custody without the king's special order, making known to those who have taken the said Scots that the king will cause them to be satisfied for the ransom of the said prisoners.

[*Ibid.*]

By K.

March 31.
Knaresborough.

Richard de Loversale the elder, and Richard de Loversale the younger, acknowledge that they owe to Thomas de Baumburgh and William de Brokkelesby, clerks, 100s.; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

William son of Adam de Blaktoft acknowledges that he owes to Henry de Blaktoft, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of acknowledgment of receipt by Poncius, lord of Castellion, from the king, of 100 marks of those 200 marks which the king granted to him and ordered to be delivered to him by the treasurer by writ of *liberate* directed to the treasurer and chamberlains. Dated at York 7 April, 7 Edward III.

Memorandum, that the said Poncius came into chancery at York on the said day and acknowledged the preceding deed.

1333.

Membrane 18d—cont.

Richard de la Rivere of Norfolk, knight, tenant of a part of the lands which belonged to Edmund de Sancto Mauro, puts in his place Thomas de Brembre, clerk, to defend the execution of a recognisance for 60*l.* made in chancery to Richard de Betoigne by the said Edmund.

April 7.
Creake.

John de Louthre, parson of Symondbourn church, acknowledges that he owes to Thomas de Baumburgh, parson of Emeldon church, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

Cicely daughter of Walter del Castel of Osgodby, puts in her place Walter del Castel, her guardian, to prosecute the execution of a recognisance for 35*s.*, made to her in chancery by Walter son of William son of Adam de Osgodby.

Memorandum, that John de Wodehous, clerk, came into chancery at York on 9 April, 7 Edward III. and confessed that he had received, in the name of Thomas de Bradestan, knight, from John de Monte Gomeri, William de Dallyng and William son of William de Redenesse, 60*l.* for Easter term last of those 120*l.* which the said John de Monte Gomeri, William and William acknowledged in chancery that they owed to the said Thomas.

Memorandum, that the said John de Wodehous came into chancery on 24 October following and confessed that he had received the remaining 60*l.* from the aforesaid persons.

April 10.
Durham.

To the bailiffs of Great Yarmouth. Whereas in the late parliament at Westminster it was ordained that the staple of wool, hides and wool-fells should be held at Norwich and other certain places in the realm, and not elsewhere, and that all merchants should buy such wool, etc. in the said staples and transport them from those staples to parts beyond, without hindrance, after paying the customs due to the king thereupon, and now the king has learned from several that these bailiffs again hinder merchants and others from taking their ships and boats to Norwich by the port of Great Yarmouth, to transport the wool, etc. bought at the said staple therein, and from transporting the said wool, etc. from that staple to parts beyond, for which reason merchants and others daily withdraw from the said staple with their merchandise to the king's prejudice and against the said ordinance; the king therefore orders those bailiffs under pain of forfeiture, to desist from such hindering and to permit merchants and others to take their ships and boats by that port to the staple at Norwich, and to transport their wool, etc. thence, and to cause proclamation to be made in Great Yarmouth, that no one, under pain of forfeiture, shall presume to transport wool, etc. elsewhere in the said port than in the said staple, to be taken out of the kingdom or impede merchants and others from going to the said staple by that port with their ships and boats, or from departing thence to parts beyond and transporting their wool, etc., provided that the merchants have in their possession the warrant under the 'coket' seal for the custom due to the king thereupon.

By C.

April 12.
Durham.

John son of Hugh de Fymmer and John son of Simon de Fymmer acknowledge that they owe to John de Heselarton, knight, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

April 10.
Durham.

John de Stanford acknowledges that he owes to John le Peyto the younger 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.—Master Robert de Stretford received the acknowledgment.

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MEMBRANE 17d.

April 1.
Cowick.

To the sheriff of Kent. Order to cause proclamation to be made in market towns and other fitting places that all those who have complaints or actions against the duke of Brabant or any of his power on account of the dissensions between the people of the king and those of the said duke, to be at York on the quinzaine of Michaelmas next with their letters and evidences to inform those deputed by the king of their rights and accusations, and to do and receive what may happen to be ordained there, the king having previously appointed the quinzaine of Easter next for this purpose, but the said duke had requested him to postpone that affair until the said quinzaine of Michaelmas, alleging that he was hindered by wars and other things from sending envoys on the said quinzaine of Easter.
[*Fœdera.*]

By K.

The like to all the sheriffs of England.
[*Ibid.*]

By K.

April 1.
Cowick.

To John, duke of Brabant. Request to send envoys with sufficient powers to the king on the said quinzaine of Michaelmas so that an agreement may be made between the subjects of the king and the duke upon the said dissensions.

By K.

[*Ibid.*]March 17.
Pontefract.

Master Peter de Galicien, parson of Horncastle church, Lincoln diocese, acknowledges that he owes to John Hamond, citizen and pepperer of London, 200*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.—Michael de Wath received the acknowledgment.

April 12.
Durham.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Robert de Wyntryngham, prior of the friars of the order of St. Mary of Mount Carmel, York, who is about to set out to his chapter general at Nemes, with a certain companion, to cross from that port.

April 16.
Durham.

John de Shirwode of Ripon, Richard de Tanfeld and John de Ripon acknowledge that they owe to William, archbishop of York, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

April 17.
Durham.

John Jordan came before the king on Saturday after SS. Tiburtius and Valerian the Martyrs last, and sought to replevy to Bertram de Cardelaco, prebendary of St. Andrew in the church of St. John of Beverley, his land in Ticton in Holderness, which was taken into the king's hand on account of his default before the justices of the Bench against Thomas son of Hugh de Ticton.—This is signified to the justices.

John atte Mersh puts in his place Thomas de Hampton, clerk, to prosecute the execution of a recognisance for 10 marks made to him in chancery by Robert de Cacote.—Master Robert de Stratford received the attornment.

April 20.
Durham.

Roger de Fymmer acknowledges that he owes to Roger de Sprottle 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*April 8.
Durham.

To Alfonso, king of Castile, Leon, Toledo, Seville, Cordova, Murcia, Jaen and Algarves and lord of the county of Molina. Request to excuse Guitardus, sheriff of Tartoyo, for not going to him, because Guitardus is charged with certain great affairs of the king, so that the king cannot do

1333.

Membrane 17d—cont.

without his presence without those affairs suffering detriment, the said king of Castile, etc. having written to Guitardus to come to him to proceed against the enemies of the faith.

By K.

[*Fædera.*]

April 20.
Durham.

To Thomas de Burgh, treasurer of Ireland. Order to intend the king's affairs in Ireland, notwithstanding that the king lately ordered him to be at Westminster on the morrow of Midsummer next to render his account to the king for the issues of that land for the time when he was treasurer there, because it behoves him to intend those affairs in Ireland with which he is charged by the king, and the king has given him respite for rendering his account until the morrow of All Souls next, and has ordered the treasurer and barons of the exchequer to cause him to have that respite.

By K.

April 24.
Newcastle-on-Tyne.

Alice late the wife of Roger Hay acknowledges that she owes to John de Gunneby 60s.; to be levied, in default of payment, of her lands and chattels in co. York.

Cancelled on payment.

Enrolment of release by Mary de St. Pool, late the wife of Eymar de Valence, earl of Pembroke, executrix of his will, for herself and her co-executors, to the king, of all manner of action, challenge or demand which she has by reason of the goods and chattels of her late husband, as armour, wardrobe jewels, vessels of gold or silver, ornaments of his chapel, horses great and small, wards and marriages, corn in his granges and all other good and chattels—which the late king caused to be occupied and taken into his hands on the death of the said Eymar, without giving restitution or satisfaction to the executors of the will of the said earl—in exchange for the grant made to her by the king by charter to purchase from her uncle, John de Bretagne, earl of Richemond, the castle of Foderyngeie with the hamlets of Nassyngton and Yarwelle, and all the other lands which formerly belonged to John de Balliol and which the said John de Bretagne holds for himself and the heirs of his body by the gift and grant of the late king, and the said Mary is to hold the said castle and lands of the king and of the other lords of the fee by the services due thereon, for life, with reversion of the said lands to the king if the said John de Bretagne die without issue.—Dated at Paris, 1 January 1332[–3]. *French.*

MEMBRANE 16d.

April 13.
Durham.

To the treasurer and barons of the exchequer. Order to cause the abbot of St. Mary's, York, to have respite for that which Master Itherius de Concoreto, papal nuncio in England and chief collector of the quadrennial tithe in the kingdom, exacts for the benefit of the pope and the king, to wit, for the 11*l.* 17*s.* 1*d.* for the king's share, until a certain day on which the abbot may prosecute for his discharge in this respect; as the king lately learned at the prosecution of the abbot by his petition before him and his council showing that, among other things, the king ordered the said treasurer and barons that in the total sum of the taxation of the temporalities of that abbey, which were anciently taxed at 600*l.*, they should subtract in the payment of the tenth as much as concerned the manor of Wytegift with the moor of Inclesmore, which are taxed among the said temporalities and which Henry de Lacy, late earl of Lincoln, after the said taxation, recovered against the abbot, as his right, in the court of Edward I. before the justices of the Bench, and although 11*l.* 17*s.* 1*d.* in the payment of the said temporalities were respited for this reason, and the abbot prosecuted before the treasurer and barons for his discharge from his tenth for the said manor and moor, yet Master Itherius now exacts the whole tenth from those tem-

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Membrane 16d—cont.

poralties, and intends to charge the abbot in his account at the exchequer with half the said tenth.

April 12.
Durham.

To the same. Order to cause John de Moubray to have respite until Martinmas next for all the debts which he owes to the king and for all the accounts which he is bound to render at the exchequer, to wit, on debts and accounts of the time of his ancestors and of his own time, unless the king orders otherwise, and to cause him to be released in the mean time from any distraint made for that reason, as the king has granted John this respite because he is about to set out in the king's service and by his order, to Scotland.

By K.

— Hugh de Garton, tenant of the lands of Master Thomas de Garton, late the parson of Ovre church, puts in his place John de Flete, to defend the the execution of a recognisance for 60 marks made by him in chancery to William de Ryseleye, parson of Mysne church.—Michael de Wath received the attornment.

April 18.
Durham.

To the treasurer and barons of the exchequer. Order to cause Thomas, earl of Warwick, who is about to set out with the king to Scotland, to have respite until Michaelmas next for rendering his account for the issues of co. Worcester for the time of his ancestors and for his own time, and to release him in the mean time from any distraint made for that reason.

By K.

April 20.
Durham.

To the abbot of Furneux and to his bailiffs and ministers of the town of Furneux. Order to cause Robert de Scardeburgh, whom the king has sent to Ireland for the expedition of certain arduous affairs of the king there, to have a strong ship for that passage, for money paid by Robert in that town.

By K.

April 23.
Newcastle-on-Tyne.

Anselm de Pikeryngg acknowledges that he owes to Richard de Grymston, parson of Seteryngton church, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Walter Flemyng, parson of Appelon church in Ridale, York diocese, acknowledges that he owes to Thomas de Ripplyngham, parson of Eston church, 80 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

April 25.
Newcastle-on-Tyne.

Robert le Conestable of Flaynburgh, knight, acknowledges that he owes to William, archbishop of York, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

— Edward de Monte Acuto, a minor, puts in his place Richard de la Haye, clerk, and Thomas de Colby, his guardians, to prosecute the execution of a recognisance for 300*l.* made to him in chancery by Thomas de Furnyvall.—Michael de Wath, clerk, received the guardians.

— Elizabeth de Monte Acuto daughter of William de Monte Acuto puts in her place Richard de la Haye, clerk, and Thomas de Colby, her attorneys, to prosecute the execution of a recognisance for 40*l.*, made to her in chancery by Thomas de Furnyvall.—The same Michael received the attorneys.

April 27.
Newcastle-on-Tyne.

John de Shepelaye acknowledges that he owes to the abbot of Kirkestall 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stretford received the acknowledgment.

Cancelled on payment.

— Hugh son and heir of John de Sancto Johanne of Basyng puts in his place Edmund de Bobwyth and William de Newenham to defend the

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Membrane 16d—cont.

execution of a recognisance for 429*l.*, made by him in the late king's chancery to Adam de Salebury, deceased, and John de Oxon[ia], citizen of London.

April 24. To William de Clynton, constable of Dover Castle and warden of the
Newcastle-on-Tyne. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Nicholas Varun, prior of Hagh, monk of the abbey of Cherbourg, who is going to parts beyond the seas by the order of his abbot, to cross from that port.

April 28. John de Cawode the younger acknowledges that he owes to Walter
Newcastle-on-Tyne. Steller of Paghelflet 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

April 24. To Alfonso, king of Castile, etc. Request, in the usual form, to cause
Newcastle-on-Tyne. restitution to be made to Thomas Symon, merchant and baron of the port of Sandwich, so that in default of justice it may not be necessary for the king to provide Thomas with another remedy, as at the prosecution of Thomas, showing the king that certain malefactors had attacked by night a ship of his called '*la Seinte Jakes*' of Sandwich, at Nedden, on the sea coast near the Isle of Wight, and had taken and carried away divers goods and chattels found in the same, to no small value, the king ordered the sheriff of Southampton to hold an inquisition on this matter, by which it was found that certain malefactors of Santander in Alfonso's power had attacked the ship as aforesaid, had insulted Thomas and his fellows who were then on it, had taken 80*l.* sterling in coin, 500 royal florins (*florenos regales*) of the price of 80*l.*, and cloths, wool, vessels, chests, jewels and other goods and chattels in the said ship to the value of 140*l.*, and had carried them away together with the said ship, and that certain men in a ship from the town of Castr', likewise in the dominion of the said king, were accessory to the said trespass, and the said merchant has earnestly besought the king to provide a remedy. [*Fœdera.*]

April 25. To the treasurer and barons of the exchequer. Order to cause W. bishop
Newcastle-on-Tyne. of Norwich, tenant of certain lands which belonged to Nicholas de Grey, in co. York, to have respite until the quinzaine of Michaelmas next for all the debts which Nicholas owed at his death to the late king for the time when he was sheriff of the said county, and for divers other causes, and to cause him to be released in the mean time from any distraint made for that reason, which debts are now exacted of the said bishop by summons of the exchequer. By C.

April 26. To the same. Whereas the king lately granted to Ed[mund] de Shire-
Newcastle-on-Tyne. ford his yeoman the bailiwick of Barsettelowe, to hold for life, and afterwards, in recompence for that bailiwick, which for certain reasons the king caused to be taken into his hands, the king granted to him the bailiwick of the hundred of Knyghttelowe, co. Warwick, to hold for life, paying thence to the king yearly by the hands of the sheriff of that county the ancient ferm of the said hundred according to the statute thereupon; the king wishing, for certain reasons, to ascertain at how much the said sheriffs used to answer to his progenitors for the said hundred, before the said grant, and to which progenitors, and how, and how much has hitherto been deducted from the ferm of the said county by reason of the said grant, orders the said treasurer and barons to inspect the rolls of the accounts of the sheriffs of the said counties, and other rolls and memoranda touching the said affairs, and to inquire if necessary into the truth of the same, informing the king of what they shall find, and to permit the said Edmund to hold the bailiwick of the said hundred until Michaelmas next, notwithstanding the king's order directing them to take it into the king's hand, and the king will inform them in the mean time of what he shall see fit to have done. By C.

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Membrane 16d—cont.

April 28. To the sheriff of Warwick. Order to supersede a former order for taking
Newcastle-on-Tyne. the said hundred into the king's hand, delivering the hundred, together with the issues, to the said Edmund in the mean time, to hold until Michaelmas next. By C.

May 3. Giles Hakelut acknowledges that he owes to John de Evesham, clerk,
Fenwick. 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John de Evesham, clerk, acknowledges that he owes to Giles Hakelut 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

May 2. To the treasurer and barons of the exchequer. Order to cause Robert
Fenwick. de Hambury, chamberlain of North Wales, to have respite until Michaelmas next for rendering his account at the exchequer for the issues of the said chamber for the present year, because he is intending the providing of the king's castles in North Wales with victuals, the reparation of defects in the said castles, and doing other things there by the king's order, wherefore he cannot be present to render the said account. By K.

MEMBRANE 15d.

April 23. To S. archbishop of Canterbury. Request to pray and offer masses for
Newcastle-on-Tyne. the king and his lieges, in their expedition against the Scots, and to exhort the clergy and people, abbots, priors and other men of religion of that diocese to pray for the success of the king's enterprise. By K.
[*Fœdera.*]

The like to the archbishop of York, and to all the other bishops in England and Wales. [*Ibid.*]

Memorandum that William de Mustiers, parson of Kirtelyngton church, on 4 March, 7 Edward III. confessed before Thomas de Sibthorp, clerk, that he was satisfied for 100 marks, which Henry de Mustiers in the first year of the said king acknowledged in chancery that he owed to him.

May 4. Roger de Skeryngton came before the king on Wednesday after the
Belford. Invention of the Holy Cross last, and sought to replevy to Robert Canteys, William le Fullere, Denys le Smyth, Alice Godsalm, Simon Yve and John Yve their land in Horndon, which was taken into the king's hand on account of their default before the justices of the Bench, against John son of Robert Chamberleyn. This is signified to the justices.

The same Roger came before the king on the said day and sought to replevy to Alice Godsalm her land in Horndon, which was taken into the king's hand on account of her default before the justices of the Bench, against John son of Robert Chamberleyn. This is signified to the justices.

May 7. Robert son of Richard de Waltham of Melton Mowbray, acknowledges
Belford. that he owes to the master and brethren of the hospital of St. Leonard, York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

May 3. To the sheriff of Nottingham. Order to cause a regard to be made in
Belford. the forest of Shirewode, before the coming of the justices of the Forest, so that the regard be made before Michaelmas next.

[*Capitula.*]

May 7. Thomas de Staynton and Henry de Birthwayt put in their place Thomas
Belford. de Clif and Richard de la Haye, clerks, to defend the execution of a recog-

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Membrane 15d—cont.

nisance for 200*l.* made by them and by Henry de Sothill, knight, and Thomas de Barton in chancery to John de Malton.

May 9.
Belford.

Thomas son of William Gra of Skelton, near York, acknowledges that he owes to William de Redenesse, citizen and merchant of York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

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John de Mokkyngge puts in his place William de Newenham and John de Holebourn, to prosecute the execution of a recognisance for 60*l.* made to him in chancery by John Walewayn, knight.—Thomas de Evesham received the attornment.

May 7.
Belford.

To the bailiffs of Scardeburgh. Order not to permit Robert Heved of that town to be delivered from the prison there without the king's special order, as the king has learned that the said Robert has been taken and imprisoned by them for a certain rescue made on William le Carter of Scardeburgh, sub-collector of the tenth granted to the king, in that town by the citizens, burgesses and men of the ancient demesne of the crown, from certain goods and chattels assessed upon the said Robert by the said William as a distraint for the tenth. By C.

May 7.
Belford.

To the treasurer and barons of the exchequer. Order to permit John de Scures, sheriff of Southampton, to have respite until the morrow of Michaelmas, unless the king orders otherwise in the mean time, for rendering his account on the quinzaine of Midsummer next, for the issues of the said county, as he cannot be present on the said day, because he is intending certain arduous affairs in the said county by the king's order. By K.

May 9.
Tweedmouth.

John de la Ryvere of Turmarton acknowledges that he owes to the abbot of Malmesbury 200 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment, acknowledged by Thomas de Pardeshou, the abbot's attorney.

Enrolment of indenture made between brother Richard de Hedersete, monk of the monastery of St. Albans and proctor of the abbot and convent of St. Albans, specially deputed to demise or grant to ferm the church of Cunsclif, Durham diocese, which that abbot and convent hold for their own uses, and the fruits of the same belonging to the said abbot and convent, of the one part, and Sir Thomas de Baumburgh, clerk, of the other part, witnessing that Richard, by virtue of his proctorship, granted the said church at ferm to Thomas, to hold from Martinmas next following, for five years, for 110*l.* as follows: 60*l.* down, 20*l.* on St. Peter ad Vincula, 1334, 20*l.* a year later, and 10*l.* in the year following; and Richard grants that if Thomas is prevented by war from taking the fruits of the said church, or if the fruits are wasted and destroyed by war during the said term, that Thomas shall have an allowance in the ferm which he pays to the abbot and convent of the said church for all such damage as he can prove that he has suffered; and that if the said ferm has been fully paid before such damage has been done, then Thomas shall hold the church after the said term of five years, until he has received and levied the amount of the damage from the fruits of the church. Dated at York on Saturday, the feast of St. Philip and St. James, 1333.

Memorandum that the said Richard came into chancery at York in the church of St. Mary's on the said day and acknowledged the preceding deed.

May 12.
Belford.

Thomas de Roos of Douseby, knight, and John Coule of Harewod, acknowledge that they owe to John de Neusom, 50 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

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Membrane 15d—cont.

May 14. Gawain de Suthorp, goldsmith and citizen of London, acknowledges that
 Tweedmouth. he owes to William, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Middlesex.

MEMBRANE 14d.

April 22. John le Venour, by reason of his good service to the king and Queen
 Newcastle-on-Tyne. Philippa, is sent to the prior and convent of Suthwyk, to receive such maintenance in that house as John de Shifford, deceased, had there at the request of the late king. By p.s. [6353.]

May 4. John son of William fitz William acknowledges that he owes to the abbot
 Fenwick. of St. Mary's, York, 38 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

May 6. William, prior of St. Katherine without Lincoln, acknowledges for himself
 Fenwick. and convent that they owe to William, archbishop of York, 300*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment, acknowledged by Walter Power, clerk and attorney of William de Feriby, one of the executors of the archbishop's will.

May 2. To Geoffrey Lescrop and his fellows, justices appointed to hold pleas
 Belford. before the king. Order not to place William de Chetelton, John de Legh, knights, and Robert de Legh or their mainpernors in default for not appearing on the morrow of Ascension next to answer to the king for receiving James Coterel, of which they are indicted in co. Derby, and not to molest them for that reason as they have found mainpernors for appearing before the king on the said day to answer for receiving James Coterel; because they are with the king in his service in the war against the Scots, wherefore they cannot come before the said justices on the said day according to their mainprise, and the said William, John and Robert have found mainpernors with the king, to wit, Ralph Basset of Drayton, Roger de Swynnerton and Nicholas de Langeford, who have undertaken to have them before the justices to answer to the king concerning the premises. By p.s. [6370.]

May 8. To the sheriff of York and to the mayor and bailiffs of York city. Order
 Belford. not to take for the king's benefit the horses, waggons or carts for bringing stone for the building of St. Peter's, York, in York or Tadecastre or elsewhere in their bailiwicks, nor permit them to be taken by their bailiffs or ministers, so that further complaint may not be made to the king, as the king has learned from the complaint of the keeper of the fabric of St. Peter's that their ministers have taken such horses, etc. to the retarding of the said fabric.

May 13. John de Langthorn acknowledges that he owes to Richard de Eryum
 Belford. 60*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 14. Thomas Hubelyn, Richard Listere, John de Coven, Richard Lovet, Hugh
 Tweedmouth. de Gunston and Henry de Shene of Bauquell, acknowledge that they owe to John de Tiddeswell, clerk, 60*s.*; to be levied, in default of payment, of their lands and chattels in co. Derby.

May 15. Robert son of Robert de Stotevill of Cotyngnam acknowledges that he
 Tweedmouth. owes to Isabella, late the wife of Hugh Wak, and to John de Stotevill, parson of Huwell church, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

1333.

Membrane 14d—cont.

John son of Simon de Appelby in Lyndeseye acknowledges that he owes to Master Gilbert de Bruera, canon of York, 123*l.* 15*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Hugh de Strelleye, John de Wyggeleye, Godfrey Foljaumbe, Robert son of Richard Foljaumbe, Roger de Melner, and Thomas de Nedham the elder, acknowledge that they owe to John de Turneye 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Derby.

Cancelled on payment.

Adam Kay of Presttlyne, Henry Alisaundre of Tiddeswell, William de Blackewell, and William de Baumford acknowledge that they owe to Godfrey Foljaumbe 100 marks; to be levied, in default of payment, of their lands and chattels in co. Derby.

April 3. To the sheriff of Gloucester. Whereas the king took into his protection
Knareborough. and defence until Michaelmas next John de Grey, knight, John Mordak, knight, Ralph de Grey, knight, Thomas le Verdoun, William Sperner, Richard Jones, Messenger de Grey and John de Solihull of Rotherfeld, 'parker,' who are staying at present in the march of Scotland in the king's service, by his order, with their men, lands, rents and all their possessions, the king wishing them in the mean time to be quit of all pleas and suits, excepting the pleas '*de dote unde nichil habet*,' of '*quare impedit*' and the assizes of *novel disseisin* and *darrein presentment*, and attaints, and except the suits before the justices in eyre; and now the king has learned that the said John, etc. because they did not come before Thomas Bacoun and his fellows, justices appointed to hear and determine a certain trespass on William la Zouche, to answer to William la Zouche for the said trespass, are placed in exigent in that county to be outlawed, and they will be outlawed on the quinzaine of Easter next unless a remedy is provided for them; and Henry de Percy, Edward de Boun, Henry de Lancastr[ia], William de Monte Acuto, Ralph de Nevyle and Robert Dufford have undertaken to have the said John, etc. before the justices on the day on which the said exigents are returnable before them, to stand to right thereon; and the king, not wishing them to be so brought while they are in his service, orders the sheriff to supersede the said exigents, and the promulgation of outlawry against them for the said cause and to have the writ before the justices on the day on which the king's writ for the said exigents would be returnable.
By K. and C.

Enrolment of release by Alice daughter of Joan de Pothow, to William de Crathorn son of John le Tygheler of York, of her rights in all the lands in the towns of Estnesse in Rydale, Ormesby, and Styvelnyngflet, which William holds by hereditary succession as heir of Nicholas son of Sir Gilbert de Luda of York, after the death of Alice, late the wife of the said Sir Gilbert, and of Marieria, late the wife of Sir Jordan Foliot, knight. Witnesses: Nicholas de Langeton, then mayor of York; Henry Lorbatur, William Fissh, and William de Estrington, then bailiffs of that city; Richard de Alverton, William de Friston, Nicholas Fouk, William de Redenesse, Simon Gower, John de Woume, Nicholas de Appelby, citizens of York; Sir Nicholas de Menyll, Sir Walter de Boyngton, Sir Richard Benet, Sir Thomas de Boulton, Sir John Moryn, Sir Walter Pertebehe, Sir Thomas Ughtred, Sir Robert de Moreby and Sir Ralph de Lascels, knights; Robert Gretheved, John de Semer, Thomas Moubray, William de Thorneton, William Starre, William de Sproxton, William de Appelton, Henry de Moreby, John Russel of Naburn, Simon de Neuton, Henry son of Philip de Kelkfeld. Dated at York on Friday after Trinity, 1333.

Memorandum that the said Alice came into chancery at York on Saturday after Trinity and acknowledged the preceding deed.

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Membrane 14d—cont.

Enrolment of release by Alice daughter of Joan de Pothow to William de Crathorn son of John de Tygheler of York, of her rights in all the rents issuing from certain lands and tenements in Mikelgate and in Conyngestrete, York, which William held by hereditary succession as heir of Sir Gilbert de Luda of York, knight, after the death of Alice, late the wife of the said Gilbert. Witnesses: Nicholas de Langtton, then mayor of York; Henry Lorbatur, William Fyssh and William de Estryngton, then bailiffs of York; Richard de Alverton, William de Fryston, Nicholas Fouk, William de Redenesse, Simon Gower, John de Woume, Nicholas de Appelby, Robert de Molseby, Adam Kyngesone, citizens of York. Dated at York on Friday after Trinity 1333.

Memorandum that the said Alice came into chancery at York on Saturday after Trinity, and acknowledged the preceding deed.

MEMBRANE 13d.

May 15. To the treasurer and barons of the exchequer. Order to cause Henry Tweedmouth. de Bello Monte to have respite until Michaelmas next, unless the king order otherwise in the meantime, for those 1000 marks by which he made fine with the king for the marriage of David de Strabolgi, son and heir of David de Strabolgi, earl of Athol, tenant in chief of the late king, because Henry is in the king's service in Scotland. By K.

May 20. To the same. Order to permit Thomas de Brokhull, sheriff of Kent, Tweedmouth. to have respite until the morrow of Michaelmas next, unless the king orders otherwise in the meantime, for rendering his account of the issues of the said county, as he cannot be present for this purpose because he is intending divers provisions of victuals for Scotland for the maintenance of the king and his lieges there, and certain other affairs in the said county, by the king's order. By K.

May 25. William de Cusancia, parson of Wakefeld church, York diocese, and Tweedmouth. John de Westmouster, acknowledge that they owe to William, archbishop of York, 100 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

May 11. To the treasurer and barons of the exchequer. Order to permit John de Tweedmouth. Warena, earl of Surrey, to have respite until the quinzaine of Martinmas next, for all the debts which he owes to the king at the exchequer.

By p.s. [6371.]

May 25. Thomas de Bosevyll of Derfeld acknowledges that he owes to Adam de Tweedmouth. Breretwisil 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

May 27. John Bertram of Kylton acknowledges that he owes to John Sturmy of Tweedmouth. Dromundeby 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

May 28. Thomas de Erdislay came into chancery on Friday after St. Aldelm the Tweedmouth. bishop last, and sought to replevy to the prior of Bretton his land in Mekesburgh, which was taken into the king's hand on account of the prior's default before the justices of the Bench, against Alice, late the wife of Robert de Reynebergh. This is signified to the justices.

May 29. John de Cawode, the younger, acknowledges that he owes to Walter Tweedmouth. Steller of Paghelflet 40l.; to be levied, in default of payment, of his lands and chattels in co. York.

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*Membrane 13d—cont.*May 28.
Tweedmouth.

To the sheriffs of London. Whereas the king has learned that John de Yakeslee, 'pavelionner,' impleads Richard de Huntyngdon of York, before the justices of the Bench, for a certain trespass committed on him by Richard, at London, and the said Richard, because he did not come before the justices to answer John for the said trespass, is placed in exigent in the husting of that city to be outlawed, Richard being ignorant of the said exigent, and he found before the king in chancery William de Selby of York, Thomas Duraunt, John de Collum, William de Estryngton, Richard de Cessay, and William de Bukyngham, all of York, who undertook to have him before the said justices on the day when the king's writ of exigent is returnable, to answer John de Yakeslee for the said trespass; the king therefore orders the sheriffs to supersede the execution of the king's said writ of exigent against Richard in the meantime, by the said mainprise.

May 8.
Belford.

To Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his places in Shirwod forest. Whereas the king lately ordered him to release Roger le Wyne from a distraint for 'wardeset' on his pasture near a place called 'Broggreyne,' co. Derby, until Whitsuntide next [*as at page 89 above*], and afterwards because the said Roger showed the king in chancery a charter of Henry III. of perambulation by certain bounds in the said forest, the king appointed the said person supplying the keeper's place and Roger de Baukwell to hold an inquisition by the men of cos. Nottingham and Derby, whether the said pasture is contained within the boundaries in the said charter; and because that inquisition cannot conveniently be taken before Whitsuntide next, the king orders that keeper to release Roger from the distraint made upon him for that cause until the quinzaine of Midsummer next, notwithstanding the previous order, if the said Roger shall find sufficient security to answer to the king for the said 'wardeset' if it ought to belong to the king.

By C.

May 30.
Tweedmouth.

William Barde of Butterwyk acknowledges that he owes to Margery de Routhe and William and John her sons 30*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 31.
Tweedmouth.

Robert de Neuton, prior of Malton, acknowledges that he owes to William, archbishop of York, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

June 1.
Tweedmouth.

William, son of Thomas de Reved of Worston, came before the king on Tuesday after St. Augustine the bishop last, and sought to replevy his land in Worston, which was taken into the king's hand for his default before the justices of the Bench against John, son of John Michecok of Worston and Matilda, his wife. This is signified to the justices.

May 25.
Tweedmouth.

To the sheriff of Lincoln. Order to cause proclamation to be made immediately upon sight of these presents in all cities, boroughs, market towns, and other fitting places, that no lord shall hold his fairs beyond the proper time, and no merchant or other person shall sell or expose for sale his merchandise in those fairs, after such time, under the pains contained in the statutes of Northampton and Westminster, and that all those who wish to bring actions against merchants in this respect shall bring them before the king, and they shall have the fourth part of what is forfeited to the king, and that sheriff is to inform the king of the names of any lords, merchants or others who are found doing the contrary after the said proclamation; as in the late parliament at Northampton it was agreed and enacted that all the sheriffs of the kingdom should be ordered to make such proclamation, under pain of taking the said fairs into the king's hand, and afterwards because no certain punishment was ordained against those merchants who should sell their goods in such fairs after the time proclaimed, it was enacted

1333.

Membrane 13d—cont.

in the parliament held at Westminster in the 5th year of the king's reign that after such time the said merchants should cause their stalls to be shut, and should not expose their goods for sale under pain of forfeiting to the king the double of what they should so sell, and that any one who informed against them should have the fourth part of whatever was so forfeited.

By C.

The like to all the sheriffs in England.

Enrolment of release by John son of John de Warthill of York, to Hugh de Seleby of York and Isabella his wife, and to the heirs and assigns of Hugh of his rights in all his lands in Yoltorp near Wylton, which would have descended to him by hereditary right after the death of John de Warthill son of Reginald de Warthill, his great-grandfather, or other of his ancestors. Witnesses: Nicholas de Langeton, then mayor of York, William Fyssh, William de Estryngton, Henry le Goldbetere, bailiffs of that city, Roger Basy, Richard de Allerton, Richard le Toller, William son of Nicholas de Seleby, Thomas Duraunt, Nicholas de Appelby, John de Shirburn, John de Barneby, William de Appelby, clerk. Dated at York, 1 June 1333.

Memorandum, that the said John came into chancery at York on 2 June and acknowledged the preceding deed.

MEMBRANE 12d.

- May 16. To the abbot of Stretford. Request to deliver a pack-horse with a groom
Tweedmouth. to Theobald Poleyn, serjeant of the chancery rolls, for the carriage of the rolls, writs and memoranda of the chancery to York, as the king has sent John de Tiddeswell and the said Theobald to take the said rolls etc. which are in the treasury in the Tower of London, to York, and the king wishes that after the said rolls have been so taken, the said groom shall bring back that horse to the abbot.
By K.
- May 18. Thomas de Beltoft acknowledges that he owes to John Marmyon, knight,
Tweedmouth. 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.
- May 12. To the treasurer and barons of the exchequer. Order to cause Roger
Belford. de Okeoure to have respite until Michaelmas next for 100 marks which he owes to the exchequer, and to cause him to be released, in the meantime, from any distraint made on that account, as Roger is pursued in the king's court for a recognisance for 100 marks, made by him in the late king's chancery to Hugh le Despenser, late earl of Winchester, by force and duress, to be annulled according to the statute thereupon, and Roger has besought the king to grant him a respite while the said affair is being discussed. By C.
- May 17. To Robert de Ufford, keeper of the Forest beyond Trent, or to him who
Tweedmouth. supplies his place in the forest of Dene. Order to cause to be replevied to John Inge his park called 'Penyardpark,' co. Hereford, adjacent to the said forest, which that keeper had caused to be taken into the king's hand for defect of the enclosure, until the coming of the justices for pleas of the Forest in those parts, provided that the said park is sufficiently enclosed in the meantime.
- May 13. To Geoffrey le Scrop and his fellows, justices appointed to hold pleas
Tweedmouth. before the king. Whereas William Corbet, knight, was indicted for receiving Roger Megre, Roger de Sondon and Nicholas de Sparham, indicted for certain felonies, and being summoned before the said justices he found there sufficient mainpernors who undertook to have him before those justices on an appointed day to stand to right thereupon, and William is at present accompanying the king on the expedition against Scotland and has found in the

1333.

Membrane 12d—cont.

king's presence Ralph de Stafford and John Trussel, who undertook to have him to stand to right for the said receiving at the king's suit and that of others wishing to prosecute thereupon when the king shall have returned from the North; the king therefore orders the justices not to molest William or the said mainpernors by reason of his absence on the said day.
By p.s. [6373.]

May 25. To the treasurer and barons of the exchequer. Order to cause Walter
Tweedmouth. Daulard and Peter Daulard to have respite until Michaelmas next for their account for the time when they were collectors of customs, which has been exacted of them by summons of the exchequer, and to release them from any distraint made for that reason; as on 3 February in the 5th year of his reign, the king appointed the said Walter and Peter to collect and receive for the king's use, during pleasure, the ancient custom on wool, hides, and wool-fells, and the prises and customs on goods and merchandise brought into or taken out of the kingdom, in the port of Sandwich and in each of the places on the sea coast from there to Wynchelse on the one side, and Rochester on the other, and to answer for the money thus received, at the exchequer; and afterwards on 12 May following, the king appointed Stephen Fauconer and Thomas Astillion to collect the said customs and prises, and the king has granted the said respite to Walter and Peter, who are about to set out to Scotland in his service.
By K.

May 1. To the bailiffs of Portsmouth. The king has received the grave complaint
Fenwick. of William Garderas, merchant of Sales, Gerard del Segrier, burgess of Rochel, and Emery Ardiloun, merchant of Sales, showing that whereas they lately loaded a ship at Bruage with divers wines, to be taken for sale to the town of Dam in Flanders, and the said ship being long agitated by the roughness of the sea at length entered that port and the bailiffs arrested the ship and took the said wines, which they have detained, whereupon the said merchants besought the king to provide a remedy; the king therefore orders the bailiffs to inform him by whom the said ship was arrested and why, at what time, and how, and of the number of tuns found therein, the price of them, to whom they belonged, and into whose hands they came, and why.

May 14. To the treasurer and barons of the exchequer. Whereas the king lately
Tweedmouth. granted to John de Bradeston the custody of the hundred of Wormelowe in Irchemefeld, during pleasure, rendering yearly to the exchequer by the hands of the sheriff of Hereford, for the time being, as much as others who have held that custody were wont to pay, notwithstanding any statute to the contrary, and the king, wishing for certain reasons to ascertain what used to be paid to his progenitors from the said hundred, and to which progenitors, and how much has been deducted by reason of the said grant from the farms of the said county, and the true value of the said hundred, orders the treasurer and barons to inspect the rolls of the accounts of the sheriffs of that county and other rolls and memoranda of the exchequer, and if necessary to hold an inquisition, informing the king upon the above matters, permitting the said John to have the custody of the said hundred until Michaelmas next, notwithstanding the king's order to take such hundreds into his hands and to reunite them to the counties.
By p.s.

May 15. To the sheriff of Hereford. Order to supersede a previous order directing
Tweedmouth. him to take the said hundred into the king's hands, and if he has so taken it, he is to deliver it again to the said John, together with the issues thereof.
By the same writ.

Enrolment of release by Adam, son of Simon le Houghton of Northampton, to Scolastica, late the wife of Godfrey de Melsa, of all his right and claim in the manor of Gayton, co. Northampton. Witnesses: Nicholas

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Membrane 12d—cont.

de Langeton, then mayor of York, Richard de Altherton, Henry le Godbeter, William Eysh, William son of John Graa, Robert de Wylardeby, William de Barton, John Fraunceys of Lepynton, and John de Gayton, clerk. Dated at York on Wednesday the feast of Whitsutide, 7 Edward III.

Memorandum, that the said Adam came into chancery at York on 27 May and acknowledged the preceding deed.

June 3. John son of Roger de Cayton of Cotum acknowledges that he owes to
Tweedmouth. Thomas de Cayton of Helperthorp 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 11d.

June 3. To John Gabriel and Ralph de Mallyng. Order not to intermeddle
Tweedmouth. further with the collection of the ancient and new customs on wool, hides, and wool-fells, and other merchandise in the city of Winchester, by reason of the commission previously made to them, but to permit them to be collected by John Devenish and Nicholas de Excestr[ia], whom the king has appointed collectors of the said customs during pleasure with the custody of the 'coket' seal. By C.

June 5. To L. count of Flanders. Notification that the king has received his
Tweedmouth. letters by the bearer of these presents and has sent envoys, with all speed, to the said count to inform him of what the king intends to do with respect to the same; with request that the count will stay all action against the king's subjects, who are accused of having harmed the duke's subjects, until the arrival of the said envoys, because whatever things are found to have been wrongfully committed by the king's subjects against the count or his subjects shall be corrected and amended with all speed. [*Fœdera.*]

To the burgomasters, *échevins*, consuls and community of Brugges in Flanders. Notification that the king has sent envoys to the count of Flanders as aforesaid, to show to him and them the king's intention upon the premises. [*Ibid.*]

The like to the following:

The *échevins*, consuls and community of Gaunte in Flanders.

The *échevins*, consuls and community of Ipre in Flanders. [*Ibid.*]

June 7. To L. count of Flanders. The king was lately informed that certain
Tweedmouth. sailors and others of that count's dominion made a confederacy with the Scots, who have several times invaded the kingdom, violating the peace lately made between the king and Robert le Bruys, and the king requested the count to compel such men to withdraw from such undertakings, whereupon the count wrote back to the king that he had never heard that any of his subjects had made alliance with the Scots against the king, but that he had noticed that certain malefactors of certain towns of England had taken several ships of the count's lordship upon the coast of Flanders, together with the goods found in them, and had carried them off, having killed both the merchants and the sailors, and because the count had never previously informed the king of this, and the king is very anxious that the peace between him and the count and their subjects shall be observed, he is ready to cause these malefactors to be punished, and to cause speedy justice to be done for the recovery of the said goods, he therefore asks the count to release from arrest those merchants, whom he had caused to be arrested by reason of the said crimes, until the amends due for the said damage and trespasses have been made, because the said merchants are innocent. The king also sends to the count Master John de Hildesle, canon of Chichester and baron of the exchequer, William de la Pole and Robert de

1333.

Membrane 11d—cont.

Kelleseye, citizens, plenipotenciaries to treat concerning the said matter, requesting the count to give credence to them. [*Ibid.*]

June 7. To the burgomasters, *échevins*, consuls and community of Brugges. The
Tweedmouth. like request. [*Ibid.*]

The like to the following :

The *échevins*, consuls and community of Gaunte.

The *échevins*, consuls and community of Ipre. [*Ibid.*]

June 9. John, prior of Watton, acknowledges that he owes to William, archbishop
Tweedmouth. of York, 100*l.*; to be levied, in default of payment, of his lands and chattels
and ecclesiastical goods in co. York.

Cancelled on payment.

May 23. William de Torryng of Fletestrete, 'skynner,' acknowledges that he owes
Tweedmouth. to Richard le Keu of Hemyngburgh 8 marks; to be levied, in default of
payment, of his lands and chattels in the city of London.

Cancelled on payment.

June 5. To the sheriff of Lincoln. Order to cause proclamation to be made on
Tweedmouth. sight hereof, in Croyland, Spaldyng and elsewhere in that county, that the
abbot of Croyland and the prior of Spaldyng or any other person, under
pain of forfeiture, shall make no assemblies of men-at-arms or others by
which the king's peace may suffer or the people be terrified, nor to do any
harm to Thomas Wake of Lydel, who is in the king's service, and if after
such proclamation the sheriff shall find that any have done such harm, he shall
inform the king of their names, as some while ago because divers gatherings
of men-at-arms and others took place in that county, by reason of the hostility
and discords between the said Thomas on the one hand, and the said abbot
and prior on the other, the king then forbade both Thomas and the abbot
and prior, under pain of forfeiture, to make such gatherings, or to do harm
to each other, and now the king has learned that the abbot and prior not-
withstanding such prohibition, make, and continue to make, divers gatherings
of this kind by force and do much injury to the said Thomas, who is serving
with the king in Scotland by his order, in his marshes of Depyng and
Brunne. By p.s. and C.

MEMBRANE 10d.

Richard de la Ryvere, knight, puts in his place William Bernak and
Hugh de Bardelby, to prosecute the execution of a recognisance for
200 marks, made to him in chancery by Alice, late the wife of Roger Beler,
William son of William la Zousche, knight, Robert de Sadyngton, and
Robert de Whatton.

June 4. John son of Hugh de Whistowe, John de Neuthorp, John de Moreby,
Tweedmouth. 'irnemanger,' William de Denton and Thomas de Leuesham, acknowledge
that they owe to Master Ralph de Conyngsburgh, parson of a moiety of the
church of Derfeld, 51*l.*; to be levied, in default of payment, of their lands
and chattels in co. York.

*Cancelled on payment; acknowledged by John de Whistan, Ralph's
attorney.*

John, prior of Kirkham, acknowledges that he owes to William, arch-
bishop of York, 200 marks; to be levied, in default of payment, of his lands
and chattels and ecclesiastical goods in co. York.

June 3. To the treasurer and barons of the exchequer. Whereas the king lately
Tweedmouth. granted by charter to John de Eltham, earl of Cornwall, his brother,
amongst other manors and lands, the hundreds of Hertesmere and Stowe,

1333.

Membrane 10d—cont.

co. Suffolk, and the yearly ferm of Queenhithe (*Ripa Regine*) in the city of London, for himself and the legitimate heirs of his body, to the value of 100 marks of land yearly, and the king wishing to ascertain how much was answered for to his progenitors for the said hundreds by the sheriff of that county, and how much has been deducted from the ferm of that county by reason of the said grant and of the true value of the said hundreds, orders the treasurer and barons to inspect the rolls of the accounts of the sheriffs of that county and other rolls and memoranda touching the same, informing the king of the said particulars, and to permit the earl to have the custody of the hundreds until Michaelmas next notwithstanding the king's order to take such hundreds into his hand, and rejoin them to the counties, so that the king may be further informed thereupon in the meantime.

To the sheriff of Suffolk. Order to supersede a previous order directing him to take the said hundreds into the king's hand, and to restore them to the earl, together with the issues thereof, if he has already so taken them.

June 4. To the sheriff of York. Order to cause Hugh de la Sale of Saxton, Tweedmouth. who withdrew from the king's service in Scotland, without the king's licence, and whom that sheriff had caused to be arrested and safely guarded by virtue of an order directed to him by the king to arrest such deserters, to be released from prison; if Hugh will find sufficient security that he will return to Scotland, to remain in the king's service there.

June 7. John de Clotherum, Richard de Tanfeld and John de Ripoun acknowledge that they owe to William, archbishop of York, 10 marks; to be levied, Tweedmouth. in default of payment, of their lands and chattels in co. York.

June 8. John de Parys acknowledges that he owes to John de Wodehous, clerk, Tweedmouth. 20s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

June 6. To the treasurer and barons of the exchequer. Whereas among other Tweedmouth. manors, hundreds and lands which the king assigned to Margaret, late the wife of Edmund, earl of Kent, tenant in chief, in recompence of her dower from the castle, borough and honor of Arundel and certain other lands, of which the said earl died seised, and which the king afterwards caused to be delivered to Richard son of Edmund, earl of Arundel, as they were of his inheritance, with the consent of parliament at Westminster, the king assigned to the said Margaret the hundred of Berdestaple, co. Essex, in the king's hand by reason of the minority of the heir of the said earl of Kent, which hundred was extended at 15l. yearly, to have as her dower until the said heir should come of age, or until the king had caused her to be provided with other lands of the same value; the king wishing to ascertain how much was answered for to his progenitors for the said hundred by the hands of the sheriff of the said county, for the time being, and how much has been deducted from the ferm of the said county by reason of the said grant, and what is the true value of the said hundred, orders the treasurer and barons to inspect the rolls of the accounts of the sheriffs of that county, and other rolls and memoranda touching the same, and to inform the king of the truth, and to permit Margaret to hold the said hundred until Michaelmas next, notwithstanding the king's late order directing them to take such hundreds into his hand.

To the sheriff of Essex. Order to supersede a previous order directing him to take the said hundred into the king's hand, and to restore the said hundred together with the issues thereof to the said Margaret, if he shall have so taken it.

June 10. Adam de Wavervyll acknowledges that he owes to Robert de Wylesthorp Tweedmouth. 40s.; to be levied, in default of payment, of his lands and chattels in co. York.
Cancelled on payment.

1333.

Membrane 10d—cont.

June 11. Thomas le Graunt and John de Rysyng of Woderisyn, acknowledge that
Tweedmouth. they owe to Theobald Poleyn 40s.; to be levied, in default of payment, of
their lands and chattels in co. Norfolk.

Cancelled on payment.

June 12. Thomas de Swanlond, citizen of London, acknowledges that he owes to
Tweedmouth. William, archbishop of York, 50l.; to be levied, in default of payment, of
his lands and chattels in the city of London.

Cancelled on payment.

John son of Roger Haye acknowledges that he owes to Henry de Morby
100l.; to be levied, in default of payment, of his lands and chattels in
co. York.

— Henry de Moreby puts in his place Hugh de Bradeford to prosecute the
— execution of the preceding recognisance.

June 12. Geoffrey son of Robert de Stutevill of Cotyngnam acknowledges that
Tweedmouth. he owes to John Jordan of Beverley, merchant, 60l.; to be levied in default
of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 13. John de Hasthorp, knight, acknowledges that he owes to William, arch-
Tweedmouth. bishop of York, 40l.; to be levied, in default of payment, of his lands and
chattels in co. York.

June 14. Thomas Proketour of Redenesse and Walter de Trusseleye acknowledge
Tweedmouth. that they owe to Alan de Styvelyngflet 8 marks; to be levied, in default
of payment, of their lands and chattels in co. York.

June 18. John de Wandesford and Patrick de Langedale acknowledge that they
Tweedmouth. owe to Edmund de Grymesby, clerk, 5 marks; to be levied, in default of
payment, of their lands and chattels in co. York.

Cancelled on payment.

June 6. To Philip, king of France. Request to deliver to Asnarot, burgess of
Tweedmouth. Pampelyon, and to John de Gernache, letters of safe-conduct, permitting them
to take certain horses, destriers and others, which they have provided in
Spain for the king's use, through Philip's dominions. [*Fœdera.*]

June 17. William de Slengesby acknowledges that he owes to William de la Pole
Tweedmouth. 20l.; to be levied, in default of payment, of his lands and chattels in
co. York.

Cancelled on payment.

To Robert de Kelleseye. Order to make ready with all haste to accompany
Master John de Hildesleye, canon of Chichester and baron of the exchequer,
and William de la Pole, as the king has appointed them to go to Flanders
for the expedition of certain affairs with the count of Flanders and with the
burgomasters, *échevins*, consuls and community of Brugges, Gaunt and
Ipre.

By K. and C.

June 17. To John de Preston, mayor of London. Order to lead the said Robert
Tweedmouth. together with the said John and William to the said parts for the said
cause so that the affairs may not be delayed by his absence. By K. and C.

To William de Clynton, constable of Dover castle and warden of the
Cinque Ports, or to him who supplies his place in the port of Dover. Order
to cause Master John de Hildesleye, canon of Chichester and baron of the
exchequer, William de la Pole and Robert de Kelleseye, citizen of London,
whom the king is sending to Flanders for the expedition of certain of
his affairs there, to have a ship for their passage to the said parts in that
port, to be paid for by their money.

By K. and C.

1333.

Membrane 10d—cont.

June 16. To the sheriff of Somerset. Order to go to Bedminster in person, and
Tweedmouth. to cause proclamation to be made there and elsewhere in that bailiwick that no one, of whatever state or condition he may be, under pain of forfeiture of body and goods, shall make or cause to be made gatherings of armed men or others or any meetings by which the king's peace may be disturbed or his people terrified, and to cause all those who after the said proclamation shall be found doing the contrary, to be taken, arrested and safely guarded in prison, until the king shall order otherwise, and to make known to the king the names of those who are so arrested; as some time since the king caused such proclamations to be made throughout the kingdom, and he has now learned that certain men in that bailiwick, after the said proclamation, under pretence of a dissension between Master Robert de Baldok, prebendary of Bedminstre in the church of St. Mary, Salisbury, and William de Hale and Richard de Hale made such gatherings on behalf of the said William and Richard, and continue to do so, to amove the said clerk from that prebend by armed force and to do him other damage. By C.

MEMBRANE 9d.

——— Hugh de Garton, brother and heir of Master Thomas de Garton, late rector of Ovre church, puts in his place John de Thorp to defend the execution of a recognisance for 60 marks, made in chancery by the said Thomas to William de Rysele, parson of Misne church.—Michael de Wath received the attornment.

June 19. William de Excestr[ia] acknowledges that he owes to James de Popelton,
Tweedmouth. chaplain, 40s.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

June 20. To William de Clynton, constable of Dover castle and warden of the
Tweedmouth. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Peter Burdon, monk of the abbey of Préaux (*de Pratellis*) who is going to his abbey by the order of the abbot of that place, to cross from that port with his horses, equipments, men and reasonable expenses.

By K.

June 21. John Sturmy of Drommideby acknowledges that he owes to John de
Tweedmouth. Neusom 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 22. Nicholas de Eston of Staunford, clerk, acknowledges that he owes to
Tweedmouth. Robert de Kelm, clerk, 10 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

James de Galmethorp acknowledges that he owes to William son of Elizabeth de Yapom 17 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

Richard son of Robert de Fetherstan acknowledges that he owes to the master and brethren of the hospital of St. Leonard, York, 16l.; to be levied, in default of payment, of his lands and chattels in co. York.

May 11. Richard de Mirymouth, clerk, has letters to the abbot and convent of
Tweedmouth. Shrewsbury, to receive a certain yearly pension from that house, which the said abbot owes to one of the clerks of the king by reason of his new creation.

By p.s.

June 23. William Bret of Hilderskelf acknowledges that he owes to the prior of
Tweedmouth. Kirkeham 6l.; to be levied, in default of payment, of his lands and chattels in co. York.

1333.

Membrane 9d—cont.

June 24. To the keeper of the king's stannaries, co. Devon. Order not to permit
Tweedmouth. the tinners (*stannatores*) to dig in the arable lands or woods of the men of that county, so that complaint may not again come before the king for his defect in this respect whereby it would be necessary for the king to lay a heavier hand for this because the king has heard from the complaint of the men of that county that the said keeper and the tinnars of the said stanneries digged in such lands and woods, neglecting the waste lands of which there is sufficient for these works.

June 10. To the sheriff of Gloucester. Order to cause proclamation to be made in
Tweedmouth. that bailiwick that no one under pain of forfeiture shall make such gatherings of malefactors or armed force or anything to disturb the king's peace or to terrify his people, and if any one shall do so after such proclamation has been made, to take them and cause them to be guarded in prison until the king orders otherwise, so that the king may not have cause to complain of his negligence or default; as the king has learned that after he had set out on his journey to the march of Scotland with his army for the defence of his kingdom, several malefactors and disturbers of the peace made illicit gatherings and meetings in divers places of that county and in fairs, markets, market towns, and other places armed men enter beating, wounding, mutilating, and even killing, plundering the goods of some and doing other damage and crimes.

The like to the following :

The sheriff of Salop and Stafford.

The sheriff of Hereford.

The sheriff of Worcester.

June 11. To John de Warennia, earl of Surrey and Sussex, lord of the lands of
Tweedmouth. Bromfield and Yal in Wales or to his steward there. Order to cause a like proclamation to be made in the lands in his lordship. By K. and C.
[*Fœdera*.]

The like to the following :

Richard, earl of Arundel, lord of Clon and Oswaldestre, or his steward there.

John de Cherleton, lord of Powys, or his steward there.

William de Monte Acuto, lord of Dymbegh, or his steward there.

John, earl of Hereford, lord of Bregghennok, or his steward there.

William de la Zouche, lord of Glaumorgan and Morgannou, or his steward there.

Elizabeth de Clare, lady of Usk, or him who supplies her place there.

Hugh de Audele, lord of Neuport, or his steward there.

The keeper of the land of Bergeveny.

The keeper of the land of Pembrok.

John de Crombewell, lord of Hope, or his steward there.

John de Moubray, lord of Gower, or his steward there. [*Ibid.*]

To Edward de Bohun, justice of North Wales, or to him who supplies his place. The like order. By K. and C.

[*Ibid.*]

The like to Gilbert Talbot, justice of North Wales, or to him who supplies his place. [*Ibid.*]

MEMBRANE 8d.

June 16. To the justices of the Bench. Whereas in a certain jury of 24 knights
Tweedmouth. which Richard le Freman of Staneweye arramed before the justices against the abbot of Teukesbury, to convict the jurors of a certain inquisition which

1333.

Membrane 8d—cont.

was lately taken before those justices, by the king's writ, between the abbot, demandant, and Richard, tenant, concerning a message and 3 virgates of land in Staneweys, which great jury needs examination, divers subornings and procuration of the jurors were continually made by the abbot to defraud Richard of his right in this respect, and Richard is now in the king's service in Scotland, wherefore he cannot appear in person before those justices in that jury on the morrow of Midsummer next, which day the abbot has against him, and he fears that he may be in some danger of being disinherited in his absence in this matter, by such subornings and procurations; the king therefore orders the justices to continue that plea in the same state in which it now is, until the quinzaine of Michaelmas next, if Richard's attorney asks for this, adjourning the parties to that day so that Richard may then pursue his right in person as he ought. By K. and C.

June 17. To the treasurer and barons of the exchequer. Whereas the late king
Tweedmouth. by letters patent granted to Richard de Clebury for his good service to him the bailiwick of the hundred of Bradeford, co. Salop, for life, rendering thereon to the exchequer 25 marks yearly *, which grant the king afterwards confirmed, and now wishes to ascertain how much was answered for to his progenitors for the said hundred, and how much has been deducted from the ferm of that county by reason of the said grant, and what is the true value of that hundred, the king therefore orders the treasurer and barons to inspect the rolls of the accounts of the sheriffs of that county and other rolls and memoranda of the exchequer touching the same, and to inform the king of the truth, and to permit Richard to have the custody of the said hundred until Michaelmas next, notwithstanding the king's recent order for taking such hundreds into his hand and reuniting them to the counties, so that in the meantime the king may cause to be done what shall seem good to the council.
By p.s. [6425.]

June 28. Walter Flour acknowledges that he owes to Peter Reynaud 60*l.*; to be
Tweedmouth. levied, in default of payment, of his lands and chattels in co. Buckingham.

June 27. Philip de Heghterdebury came before the king on Sunday after Mid-
Tweedmouth. summer last, and sought to replevy the advowson of a moiety of the church of Eremuth, Isle of Wight, of the prior of Christ Church, Twynham, to the said prior, which advowson was taken into the king's hand on account of the prior's default before Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. This is signified to the justices.

July 1. Thomas de Colvill acknowledges that he owes to William de Melton,
Tweedmouth. archbishop of York, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert son of John de Langeton puts in his place John de Langeton, the elder, and Henry de Haydok to defend the execution of a recognisance for 300*l.* made by him in chancery to John de Langeton, knight, deceased.—Master John de Blebury received the attornment.

June 26. To William de Clynton, constable of Dover castle and warden of the
Tweedmouth. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Deulacres of the Cistercian order, who is going by the king's licence to his chapter-general at Cîteaux, to cross from that port with his men, horses, and the reasonable expenses of himself and household.

July 1. To the treasurer and barons of the exchequer. Order to permit Peter de
Tweedmouth. Saltmerssh, sheriff of York, to have respite until the morrow of Michaelmas

* The writ of privy seal gives the amount as 24 marks yearly.

1333.

Membrane 8d—cont.

next, for rendering his account of the issues of the said county, and not to molest him in the meantime for this cause because he is intending certain arduous affairs of the king in that county wherefore he cannot intend to the rendering of his said account. By K.

MEMBRANE 7d.

June 20. To William de Clynton, constable of Dover castle and warden of the
Tweedmouth. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Peter Burdon, monk of the abbey of Préaux (*de Pratellis*) who is going to his abbey by the command of the abbot of that place, to cross from that port with his horses, equipments and men, and with his reasonable expenses.

Vacated because otherwise below.

June 25. Thomas de Grenfeld of Shirbourn, acknowledges that he owes to William
Tweedmouth. de Melton, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

—— William Pedefer, clerk, puts in his place Thomas de Knaresburgh and
—— Robert de Roderham to prosecute the execution of a recognisance for 50*s.* made to him in chancery by John son of Elias de Queneby.

June 30. Thomas de Colevill, knight, acknowledges that he owes to the abbot of
Tweedmouth. St. Mary's, York, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

July 3. Robert son of James de Bulford acknowledges that he owes to the abbot
Tweedmouth. of Rievall 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 2. To Henry de Grey and John Dyn, keepers of co. Essex and justices of
Tweedmouth. oyer and terminer there. Whereas Henry de Southchirche, indicted before them of divers felonies committed in that county, has been placed in exigent in that county to be outlawed by process made before those justices and the sheriff of that county, by reason of a writ of the king which emanated surreptitiously from chancery, superseded the said exigents, the king therefore orders those justices, if Henry was so placed in exigent to be outlawed before them, to cause him to be pursued and arrested wherever he may be found, and safely guarded in prison until he shall be delivered therefrom, and if he is not found, to order the said sheriff to reckon the county courts (*comitatibus*) in which he was exacted to be outlawed, and these being allowed, to proceed, at the courts held next after the said order of the justices, to the exigent of Henry, if he does not appear, from court to court until he is outlawed.

June 28. To Ralph de Nevill, keeper of the Forest this side Trent, or to him who
Tweedmouth. supplies his place in Shirewode forest. Order that, if Roger le Wyn finds sufficient security to answer to the king for the money for 'wardeset,' which is demanded of him for his pasture Brocgarvayes, co. Derby, if it is found to be due, to cause him to be released from any distraint made for that cause until the quinzaine of Michaelmas next, the king having previously ordered that he should be so released until the Whitsuntide last, because an inquisition on the matter could not conveniently be taken before that date [*as at p. 89 above*]; and afterwards the king appointed the said person supplying Ralph's place and Roger de Baukwell to take an inquisition if that pasture was in the forest, and ordered the said Ralph to cause Roger le Wyn to be released from any distraint made for 'wardeset,' until

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Membrane 7d—cont.

the quinzaine of Midsummer next [*as at p. 112 above*], and Roger de Baukwell has testified before the king in chancery that the said inquisition could not be taken for lack of jurors. By C.

July 8.
Tweedmouth.

To the sheriff of York. Whereas the king lately ordered him to proclaim the distraint of knighthood throughout that bailiwick and to inform him of the names of all those who had 40*l.* a year of land or rent and are not knights [*as at p. 93 above*], and the sheriff has taken no heed to make this certification; the king therefore orders him to inform him of those names before St. Peter ad Vincula next, and the king has amerced him in 100*s.* for his negligence and contempt, which sum the king will cause to be levied of his lands and chattels unless he diligently executes this order. By K.

The like to the following sheriffs:

Norfolk and Suffolk.

Cumberland.

Northampton.

Northumberland.

Warwick and Leicester.

Cornwall.

Nottingham and Derby.

Middlesex.

Salop and Stafford.

Southampton.

Hereford.

July 30.
Berwick-on-
Tweed.

To Alfonso, king of Castile, Leon, Toledo, Galicia, Seville, Cordova, Murcia, Jaen, and Algarves, and lord of the county of Molina. Request to order Bartholomew de Berys son and heir of John de Berys, and executor of John's will, to have speedy payment of 800 marks sterling, and proper damages which he has suffered by the detention of the said sum, as the king would wish to be done to the subjects of the said king Alfonso in like case, so that it may not be necessary for the king to provide Bartholomew with another remedy, for lack of justice; as in the time of Edward I. there were disputes between the subjects of Sancho, sometime king of Castile, and the citizens of Bayonne, because of various depredations made by the subjects of the said king of Castile upon the citizens of Bayonne among whom the said John was plundered to the said value of 800 marks, and afterwards king Sancho sent Master John, judge of his court, and Gonsalvo Martini, and the mayor and community of the said city sent Arnald de Villariis and John Dardir to pacify the said discords, to the presence of Edward I.; and the said king Edward with the consent of those proctors ordained that all ships and other goods whatsoever of the citizens of Bayonne which had been so taken, should be restored by the king of Castile, and afterwards, in the time of the late king and of Ferandus, then king of Castile and Leon, the latter king and the said citizens sent other proctors to the late king to treat of like discords and of the old ones, and the late king, with the consent of his council, ordained that the former ordinance should be observed and had ordered the seneschal of Gascony to cause the goods and merchandise of the subjects of the king of Castile found in the said duchy to be arrested and safely kept to the value of 800 marks sterling, until the said Bartholomew should be satisfied, because the said king Ferandus neglected to aid the said Bartholomew in the recovery of his goods, which order was not executed, whereupon the said Bartholomew has besought the king to provide a remedy. [*Fædera.*]

MEMBRANE 6d.

July 4.
Tweedmouth.

To Henry de Percy, John de Eland, Peter de Middelton, William de Scargill, Adam de Hoperton and Thomas Deyvill, justices of oyer and terminer in the West Riding, co. York. The king has learned that whereas Edmund de Brereleye, Hugh his brother, and William son of Richard

1333.

Membrane 6d—cont.

Hebbul, indicted for the death of Edmund le Botiler and for divers other felonies before those justices, were placed in exigent to be outlawed because they did not come before the said justices to answer for the said felonies, and the said Edmund, Hugh and William presented themselves before the said justices after the fourth county court upon the said exaction to stand to right thereupon, and they found security for the justices for being before them, prepared to stand to right in the premises in the king's court, to approach which they have altogether refused, on the day which the said writ of exigent is returnable wherefore the exaction of the said outlawry is hitherto delayed; the king orders the said justices if this is so, to order the said sheriff to reckon the courts in which they were exacted to be outlawed, and these being allowed, to proceed, at the next courts after that order was made, to the exigent of those men from court to court, if they do not appear, until they are outlawed.

July 8.
Tweedmouth.

To the master and brethren of the hospital of St. Leonard, York. The king sends to them William de Wyncester, chaplain, as he has compassion on him, he being bowed down by age, and the king wishes to provide for William's maintenance, and requests the master and brethren to admit William into that hospital, and to grant him proper food and clothing for life.

Enrolment of sale by brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, to James Nicholas, and Alexander de Bardi and their fellows, merchants of the society of the Bardi of Florence, to Stephen Huguicionis, John Tani Baroncelli, John Junctini, and Henry Accursi and their fellows, merchants of the society of the Peruzzi of Florence, of 380 horses, 399 oxen, 572 cows, 137 calves, 1,201 pigs, 10,353 sheep, 2,620 lambs, 40 sacks of wool, and their silver vessels of the weight of 200 marks, in the following manors: Swynefeld, Bonyngton, Canterbury diocese; Borugham, Rochester diocese; Hampton, Herefeld, Wydemere, Clerkenwell, Boys, Barnet, Wyles, Reynham, More, Ginger, Cressyng, Wytham and Hanyngfeld, London diocese; Godefeld, Winchester diocese; Bothemescombe, Exeter diocese; Hetheryngton, Gildesburgh, Swineford, Rothele, Gaynesburgh, Wyleghton, Bruer, Brauncewell, Rouston and Kirkeby, Lincoln diocese; Asshele, Togrind, Wylburgham and Dokesworth, Ely diocese, for 2,681 marks, 2s. 11d. legal sterlings paid to the said prior by the said merchants, so that, upon payment of the said money, they will return the said animals, etc., to the said prior. Dated at Clerkenwell on 3 July 1333.

Memorandum, that the said prior on the said day at Clerkenwell acknowledged the preceding deed before William de Emeldon, clerk of the chancery, specially sent to Clerkenwell for this purpose.

July 8.
Tweedmouth.

To Adam Engleys, bailiff of queen Philippa, of Burghbrigg. The king has learned from the complaint of James Nicholas and Bartholomew de Barde and their fellows, merchants of the society of the Bardi of Florence, that the said Adam took and detains two sacks of the wool of those merchants against their will from a certain ship loaded with wool, to be taken to the staple at York, pretending that 2d. on each sack of such wool is due to him for the new custom, and though the said merchants offered [to pay] the said 2d. on each sack, Adam refused to receive it, alleging maliciously that the wool was forfeit, and because the king had previously caused proclamation to be frequently made that all merchants should come safely with their goods and merchandise into the realm, under the king's protection, and should traffic there free from murage, pontage, pannage, quayage, prises and exactions whatsoever, the king therefore, because the said merchants have found security in chancery to answer to him there for the said custom, orders Adam to deliver the said two sacks to the merchants without delay, to be taken to the said staple.

1333.

Membrane 6d—cont.

July 6. To the treasurer and barons of the exchequer. Whereas the king lately
 Tweedmouth. granted to Edward Chaundos that he should receive and have 40*l.* yearly for life from the ferm of the town of Derby, by the hands of the bailiffs there for the time being, and afterwards not remembering that grant, the king granted to Queen Isabella the yearly ferm of 46*l.* 10*s.* from the said town with the yearly increment of the same and its other appurtenances in that county for life, and afterwards, wishing the grant made to the said Edward to remain in force, the king ordered the said bailiffs to intend Edward for the said 40*l.*, yearly, notwithstanding the grant to the said queen; and subsequently wishing to give the queen recompense for the said ferm, the king granted to her the hundreds of Northerpyngnam and Sutherpyngnam, co. Norfolk, of the value of 40*l.* yearly for life, and the king—wishing to ascertain what was answered for from the said hundreds to his progenitors, and if those hundreds were at any time annexed to the said county, and how much has been deducted from the ferm of the county by reason of the said grant—orders the treasurer and barons to inspect the rolls of the accounts of the sheriff of that county for the time being, and other memoranda of the exchequer touching the same, and to inform the king of the same without delay, and to permit the said queen to have the custody of the said hundreds until the quinzaine of Michaelmas next, notwithstanding the king's order to take such hundreds into his hands; and if they have caused those hundreds to be so taken, to cause them to be restored to the queen, together with the issues, until the said quinzaine, so that in the meantime the king may cause to be done what shall seem good to the council.

July 9. John de Yerdhull acknowledges that he owes to John de Thorp, clerk,
 Tweedmouth. 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Enrolment of an attornment granted by John de Thorp, clerk to John de Yerdhull, for the above recognisance, to be paid in instalments of 10*l.* yearly until the debt is discharged. Dated at York, on the date above given. *French.*

Memorandum, that the said John de Thorp and John de Yerdhull came into chancery at York on the said day and acknowledged the preceding deed.

Aug. 2. To the bishop of Breme. The king has received a grave complaint from
 Newcastle-on-Tyne. Roger de Blakeneye and Roger de Wykampton, citizens of Norwich, and William de Goseford and Nicholas de Pallyng, burgesses of Great Yarmouth, merchants, that whereas they lately loaded a certain ship of the said William, called '*la Nicholas*,' of Great Yarmouth, to be taken thence to Hambour in Almain with the following merchandise, to wit: two scarlet cloths, 14 woollen cloths, 71 cloths of 'worsted' and 8 'coverletz' of the price of 57*l.* sterling, with silk cendals, girdles and silk bags, knives, rings, silver spoons, armour, beds, robes, and chests, etc., of the price of 54*l.* sterling, belonging to the said Roger de Blakeney, and with 3 scarlet cloths, 27 woollen cloths, 114 cloths of 'worsted' and 6 'coverletz' of the price of 169*l.* sterling, with girdles and silk bags, gloves, knives, etc., and arms, beds, robes, chests, victuals, etc., of the price of 41*l.* 10*s.*, and 62 royal florins (*Florenis realibus*) of the price of 12*l.* 8*s.* sterling, and 4*l.* sterling in coin, belonging to the said Roger de Wikamton, William and Nicholas; and the said ship was driven by a tempest to the said port of Breme, and certain of that bishop's ministers and other malefactors of that place insulted the master and mariners of that ship, while it was anchored in the said port, and wounded them severely, treated them badly, and expelled them from that ship and took it by force with all its apparatus of the price of 52*l.*, together with all the goods aforesaid, and carried them away and

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Membrane 6d—cont.

divided them among themselves; whereupon the said merchants have besought the king to provide a remedy; the king therefore requests that bishop to order restitution to be made to the said merchants or their attorney with all speed, and payment for the damages which they have suffered by the detention of their ship and goods, as the king would do himself in like case.

MEMBRANE 5d.

July 6. Hugh de Bradeford of Osgodly acknowledges that he owes to Master
Tweedmouth. Henry de Clif, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment; acknowledged by John de Sancto Paulo, one of the executors of Henry's will.

July 7. Bernard son of John de Bruys of Thrapston acknowledges that he owes
Tweedmouth. to Roger de Boys, knight, 28 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

July 7. John de Hothom, the elder, knight, acknowledges that he owes to
Tweedmouth. William de Melton, archbishop of York, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

—— Robert Talbot puts in his place William de Burgh, clerk, to prosecute the
—— execution of a recognisance for 300*l.*, made to him in chancery by Henry Talbot.

July 7. Thomas Brachel of Burton acknowledges that he owes to Hugh de
Tweedmouth. Hastynges 7*l.* 11*s.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

July 8. Florence de Aldham acknowledges that she owes to Theobald Poleyn of
Tweedmouth. Lughton 40*s.*; to be levied, in default of payment, of her lands and chattels in co. Suffolk.

John Hay of Iverthorp acknowledges that he owes to Hugh de Bardelby, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John Hay acknowledges that he owes to Master Philip de Nassyngton 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 22. Brother Leonard de Tibertis, prior of the Hospital of St. John of
Tweedmouth. Jerusalem in England, acknowledges for himself and the brethren of that Hospital that they owe to James Nicholas, Dinus Forsetti, Alexander de Bard, Bartholomew de Bard, Francis Grandoni, Chonettus Huberti of Jokis, Taldeus son of Sir Ralph de Bard and Perottus Maty, fellows and merchants of the society of the Bardi of Florence, and to other fellows of the said society, 17,000 marks; to be levied, in default of payment, of the lands and chattels and ecclesiastical goods of the order in co. Kent.

Cancelled on payment; acknowledged by Peter Byne, merchant of the said society.

The said prior acknowledges for himself and the brethren of that Hospital that they owe to Nereus Perini, Stephen Hugucionis, John Tany Baroncelly, John Junctini, Henry Accursi and Philip de Peruch[is], fellows and merchants of the society of Peruchi of Florence, and to their other fellows of the same

1333.

Membrane 5d—cont.

society, 17,000 marks; to be levied, in default of payment, of the lands and chattels and ecclesiastical goods of the order in co. Kent.

Cancelled on payment; acknowledged by John Baroncelli, merchant of the said society.

July 9. Richard de Rycale, clerk, acknowledges that he owes to John de Tweedmouth. Wodehouse, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

July 9. Richard de Sturmy of Wyghton acknowledges that he owes to Master Tweedmouth. John de Burton, son of Richard de Burton, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 6. To R. bishop of Bath and Wells. Order to send to York to be delivered Tweedmouth. to the abbot of St. Mary's there, whom the king has appointed receiver of such money, the 40*l.* which he has granted to the king in aid of the expenses which he incurred for the marriage of his sister Eleanor to the count of Guelders (*Gerl*). [*Fœdera.*]

The like to the following:

The abbot of Keynesham, and 53 other abbots, for various sums.

The prior of Lodres, and 44 other priors, for various sums.

The proctor of the abbot of St. Nicholas of Angers, in England, for 40*s.*

The bishop of St. Davids, for 20 marks. [*Ibid.*]

MEMBRANE 4d.

July 13. To the treasurer and barons of the exchequer. Whereas the late king Tweedmouth. granted to his kinsman Geoffrey de Cornub[ia] that he should have a moiety of the hundred of Ovres, co. Salop, at fee farm, for ever, rendering to the exchequer 6*s.* 8*d.* yearly, and the king confirmed the said grant, and wishing to ascertain how much was answered to his progenitors for the said moiety by the hands of the sheriff of that county for the time being, and if that moiety was ever annexed to the ferm of that county, and how much was deducted from the ferm of the said county after the said grant, and what is the true value of the said moiety, the king orders the treasurer and barons to inform him without delay of the above matters, after due enquiry made, and to permit Geoffrey to have the custody of the said moiety until the quinzaine of Michaelmas next, notwithstanding the king's order to take such hundreds into his hand, restoring the said hundred to Geoffrey, if they have taken it, together with the issues, until the said quinzaine, so that in the meantime the king, being informed upon the premises, may cause to be done what the council shall decide.

By C.

July 26. To the same. Order to cause Richard de Grey of Codenoure to have Berwick-on-Tweed. respite until the quinzaine of Martinmas next for all the debts which are exacted of him by summons of the exchequer both his own and those of his ancestors.

By p.s. [6931.]

July 23. To the same. Robert de Sapy has besought the king to cause his hand Berwick on-Tweed. to be moved from the hundred of Pirhul, co. Stafford, as the late king granted him that hundred to hold for life, rendering thereon 6 marks 6*s.* 8*d.* yearly to the exchequer, and the said hundred is in the king's hand by reason of an order directed to the treasurer and barons to take hundreds annexed to the ancient fermes of counties into the king's hand and to reunite them to the said counties, and the king wishing to ascertain how much was answered for from the said hundred to his progenitors by the

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Membrane 4d—cont.

hands of the sheriff of that county for the time being, and how much has been deducted from the ferm of that county by reason of that grant, orders the treasurer and barons to inform him of the above after due enquiry made, and to permit Robert to have the bailiwick of that hundred until Michaelmas next, notwithstanding the aforesaid order, so that in the meantime the king, being informed upon the premises, may cause to be done what the council shall decide.

By C.

July 24.
Berwick-on-
Tweed.

To the sheriff of Stafford. Order to supersede a previous order directing him to take the said hundred into the king's hand, and if he has so taken it, to deliver it to Robert, together with the issues, to be held until the said feast.

By C.

July 22.
Berwick-on-
Tweed.

To the archbishop of Canterbury. Request to offer up thanks and to cause the same to be done by his subordinates for the king's victory on Monday before St. Margaret last, to wit, the 19 July, when he captured Berwick from the Scots. [*Fædera.*]

The like to each of the bishops of England and Wales, and to the following:

The archbishop of Bordeaux.

The bishop of Dax (*Aquen'*).

The bishop of Agen.

The bishop of Bayonne.

The bishop of Bazas (*Basaten*).

The bishop of Aire (*Adduren*). [*Ibid.*]

Aug. 3.
Newcastle-on-
Tyne.

Eustace de Folvill acknowledges that he owes to John de Wodhous 5*l.* 5*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

July 28.
Berwick-on-
Tweed.

John Tuyng, by reason of his long service rendered to the king and his father, is sent to the abbot and convent of St. Osiths, to receive such maintenance in that house as Peter le Brakener, deceased, had there for life at the request of Edward I.

By p.s. [7075.]

July 15.
Tweedmouth.

Robert de Clif, parson of Wigetoft church, Master Simon de Stanes, Walter de Whiteby, chaplain, Thomas de Redenesse of York and Walter de Clif acknowledge that they owe to Thomas de Ketryngham and John de Turneye 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

July 16.
Tweedmouth.

Hugh le Tyghler of Lincoln acknowledges that he owes to William de Pynchebek 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Aug. 8.
Knarborough.

Richard de Haveryng, canon of St. Peter's, York, acknowledges that he owes to Stephen de Keverthorp 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

The same Richard acknowledges that he owes to Stephen de Keverthorp and Thomas de Ripplynham, chaplain, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Aug. 9.
Knarborough.

Rhys (*Resus*) ap Griffith, knight, acknowledges that he owes to John de Wodehous, clerk, 3*l.* 16*s.*; to be levied, in default of payment, of his lands and chattels in South Wales.

Aug. 4.
Newcastle-on-
Tyne.

William de Lughteburgh, who long served both the king and his father, and for whose maintenance no provision has yet been made, is sent to the abbot and convent of Battle, to receive such maintenance from that house, for life, as Nicholas de Cokefeld, deceased, had there at the request of the late king.

By K.

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Membrane 4d—cont.

Aug. 13. John Moryn, knight, acknowledges that he owes to William de Stowe, Knaresborough. clerk, 35*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Aug. 11. Peter de la Litere, by reason of his good service to the king and Queen Knaresborough. Philippa, is sent to the abbot and convent of Oseneye, to receive such maintenance as William de Brokholl, deceased, had there at the king's request. By p.s.

Aug. 4. To the sheriff of Nottingham and Derby. Because the king has been Newcastle-on-Tyne. victorious in the late war against the Scots he has pardoned those who were in his service in the said war, the suit of the king's peace which belongs to him, for felonies and trespasses of which they are accused, and also the outlawries which have been promulgated against them on this account, as is fully contained in the king's letters patent thereupon; and now the king has learned from the complaint of many that certain of those whom the king so pardoned are rendered more bold thereby to perpetrate evil deeds, and that they propose to band themselves together and avenge themselves on the king's lieges who informed against them previously, arrested, or otherwise molested them; the king therefore orders that sheriff to cause proclamation of the king's peace to be made when the men whom the king has so pardoned come to the sheriff with the king's said letters patent, until each of them shall find sufficient mainpernors to answer for them that they will not harm the king's lieges aforesaid who have accused them, etc., and that they will conduct themselves well and faithfully to the king and his people, and also to cause proclamation to be made that none of the said men so pardoned, under pain of losing the said pardon and forfeiture of life, members and goods, shall make illicit gatherings in fairs, markets, or other public or private places, and shall use no armed force or do anything to disturb the peace; and to take all those who are found doing the contrary and keep them safely in prison, so that they may not be delivered thence without the king's special order. By K. and C. [*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

July 28. Ralph Bloyawe, knight, and John de Arundel, knight, acknowledge that Berwick-cn-Tweed. they owe to Elizabeth de Burgo 3,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Cornwall.—The chancellor received the acknowledgment.

MEMBRANE 3d.

Enrolment of release by Simon Ward, knight, to the king of all that yearly rent of 100 marks, with the arrears of the same which the late king granted to him until he should be provided with 100 marks in land for life. Dated at York on Tuesday, the feast of St. Laurence the Martyr, 7 Edward III.

Memorandum that the said Simon came into chancery at York, in the chapter-house of St. Peter's, York, on 11 August, and acknowledged the preceding deed.

Memorandum that on Tuesday the feast of St. Laurence, to wit, on 10 August, 7 Edward III., John, bishop of Winchester, the chancellor, who was about to set out to his bishopric by the king's licence, at the hour of vespers delivered to William, archbishop of York, the great seal, in a bag under the bishop's seal, in the chamber of the said bishop in the abbey of St. Mary, York, where he lodged, in the presence of Master Robert de

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Membrane 3d—cont.

Ayleston, archdeacon of Berks, treasurer, Sir William de Monte Acuto, Master Henry de Clif, Sir Robert de Tanton and Sir Richard de Aldeburgh; and the said archbishop received the seal from the bishop and took it with him to his manor of Thorp, near York, and caused the said seal to be opened on the morrow in the chapter-house of the church of St. Peter, York, where the clerks of the chancery were sitting, and caused writs *de cursu*, charters and other letters patent to be sealed, and that done he took away the seal in the said bag, under his own seal, to his palace, where he was then staying.

Aug. 12. To L. bishop of Durham. Robert de Clifford has besought the king that Knaresborough. whereas that bishop impleads the said Robert in his court of Sadberg, by his writ of right, for two parts and a third part of a third of the manor of Hert, except one acre in the said two parts and third part, and although Robert, pleading before the bishop, alleged that Edward I. had granted the manor of Hert, of which the said lands are part, to Robert de Clifford, father of the said Robert, whose heir he is, which manor belonged to Robert le Brus, the said king's enemy and a rebel, and had escheated to the said king for that reason, and he produced the charter of Edward I. in that court, and that he ought to answer to no one for them without the king; yet the bishop's justices intend to proceed in that plea without consulting the king, and to indict that charter; the king therefore orders the bishop to continue that suit in the same state in which it now is until the next parliament, notwithstanding any order of the king to proceed with the suit, so that the matter may be deliberated upon in the said parliament and justice done.

By p.s.

Aug. 15. To the abbot of Cîteaux and to the visitors of that order. Request Knaresborough. to appoint the abbot of Buldewas to visit the abbey of Strata Marcelli in Wales, of that order, and to inform the king of what he has ordered there, because the said abbey, for lack of good government and the observance of the rules, is wasted in things and possessions, so that the dispersion of the monks there and its complete destruction are to be feared unless a remedy is quickly provided, the king having previously sent a similar request, and the abbot having hitherto done nothing.

Aug. 18. William de Shupton, Richard de Dighton of Popelton, John Bret of Newark. Popelton, William Laundels of Apelton and Thomas de London of Popelton, acknowledge that they owe to the abbot of St. Mary's, York, 21 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Brother Stephen, prior of Grosmont in Eskedale, York diocese, acknowledges for himself and convent that they owe to Ralph de Heworth and John Caperoun, citizens of York, 80*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Aug. 16. To the sheriff of York. Order to cause proclamation to be made that all Knaresborough. foreign merchants shall come freely with their ships, goods, etc., under the king's protection and safe-conduct, within the kingdom, wherever they wish, and may traffic there, paying the proper customs, and that none of their goods shall be taken for the use of the king or others without due satisfaction being made to them.

By p.s.

[*Fœdera.*]

The like to all the sheriffs in England.

By the same writ.

[*Ibid.*]

Aug. 19. William de Twenge acknowledges that he owes to William, archbishop of Newark. York, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

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Membrane 3d—cont.

Aug. 20. John de Bolingbrok acknowledges that he owes to the same archbishop
Stow Park. 60*l.*; to be levied, in default of payment, of his lands and chattels in co.
Nottingham.

Cancelled on payment.

Aug. 19. To William la Zouche of Mortimer. Whereas the king has heard that
Stow Park. the said William is making gatherings and meetings of armed men in
Wales and the marches of the same, and in parts of the realm adjacent
thereto, by reason of dissensions between him and Hugh Daudele, against
the recent proclamation made by the king's order, the king orders him, under
pain of forfeiture, to make no more gatherings, etc. against Hugh, and the
king has also forbidden Hugh to molest William, and the king is ready to
do speedy justice to both the said parties in their disputes.

Aug. 22. Thomas Kary, the king's yeoman, is sent to the abbot and convent of
Navenby. Middleton to receive such maintenance in their house as Gervase Judeward,
deceased, had there, for life, at the late king's request. By p.s.

MEMBRANE 2d.

— Roger son of William Basset, clerk, puts in his place John de Langeton,
— clerk, and John de Anlagbby, to prosecute the execution of a recognisance
for 20*l.*, made to him in chancery by John de Richemound, parson of
Westfeld church.

July 23. Simon de Werdale, who has long served the king, and for whose mainten-
Berwick-on- ance according to the need of his estate the king has not yet made provision, is
Tweed. sent to the abbot and convent of Thorneye to receive such maintenance from
their house as William de Turf, deceased, had there at the late king's
request. By p.s. [6528.]

Aug. 5. To the sheriff of Derby. Order to permit Roger de Okoure to have respite
Durham. until the octaves of Hilary next for 17*l.* 12*s.*, which are exacted of him by
summons of the exchequer for the lands in Sneleston, which belonged to
Adam le Forester, who abjured the kingdom, which lands the said Roger
holds, and concerning which a plea is pending before the king, because
Roger asserts that he ought to be discharged of the said sum. By p.s. [7138.]

Aug. 30. Richard Torney of Willarby, Robert de Lichefeld of Kyngeston upon
Walsingham. Hull, and Robert de Couplond of Swanlond acknowledge that they owe to
William de Melton, archbishop of York, 150*l.*; to be levied, in default of
payment, of their lands and chattels in co. York.

Cancelled on payment.

Robert Spignel, parson of Elvele church, York diocese, acknowledges that
he owes to William de Melton, archbishop of York, 100*l.*; to be levied, in
default of payment, of his lands and chattels and ecclesiastical goods in co.
York.

Cancelled on payment.

Aug. 20. To the prior and convent of Bernewell. At the request of Queen Isabelia
Walsingham. the king sends to them Thomas le Clerk of Derset, who has long served the
said queen, requesting them to grant to him for life the office of door-keeper
in the said priory, which office William de Haukeston, deceased, held for
life at the order of Edward I. By p.s.

— Walter son of Benedict de Cokefeld, knight, puts in his place William de
— Newenham to prosecute the execution of a recognisance for 100 marks,
made to him in chancery by Isabela de la Dale.

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*Membrane 2d—cont.*Sept. 10.
Sheen.

William de Askham and Richard de Balne, citizens of York, and William le Barbier of Ousegate, York, acknowledge that they owe to William, archbishop of York, 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

———— To Geoffrey le Scrop, chief justice appointed to hold pleas before the king. ———— Whereas he is shortly about to set out, by the king's order, to parts beyond the seas, wherefore the king wishes Richard de Wylugby and others to hold those pleas while the said Geoffrey is in the king's service; the king therefore orders him, the records, processes, indictments, and all other memoranda. (*Incomplete.*)

Vacated because below.

———— Richard de Bromyard of London, 'mercier,' puts in his place William de ———— Emeldon, clerk, to prosecute the execution of a recognisance for 14*l.* 11*s.* 10*d.* made to him in chancery by Thomas de Fournyvall.

7 EDWARD III.—PART II.

1333.

MEMBRANE 17.

Aug. 20.
Stow Park.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle with two messuages, 30 acres of land and 4s. rent in Corbrigg, which he had taken into the king's hand because of the idiotcy of Robert son of Hugh son of Ascelin de Corbrigg, restoring the issues, but to permit the near friends of Robert, to whom the said tenements ought not to descend or remain, to have the custody of them, so that they may answer for the issues thereof for the benefit of Robert, as the king has learned by inquisition taken by that escheator that the said Robert is an idiot, of unsound mind, and unfit to govern himself or his lands and goods, and that he was not an idiot from his birth but only for the last 16 years, and that he enjoys no lucid intervals, and that the said messuages, lands and rent which Hugh son of Ascelin gave to the said Robert his son and to William, Robert's brother, deceased, and the heirs of their bodies, with reversion to the said Hugh and his heirs, are held of Henry de Percy by the service of rendering 11s. 7d. to him yearly.

Aug. 24.
Wisbeach.

To John Womme. Order to deliver the greater piece (*pecia*) of the seal for taking recognisances of debts according to the form of the law merchant, in York city (which piece is in his custody by the king's grant) together with the rolls and other memoranda touching that office, also in his custody, to Nicholas de Langeton, mayor of the said city, as the aforesaid statute provides that the greater piece of the said seal shall remain in the custody of the mayor or chief keeper of the cities or towns where such recognisances are taken, and the other piece in the custody of a clerk, sworn for this purpose.

By C.

Aug. 3.
Newcastle-on-Tyne.

To Master Gilbert de Halghton, receiver of the king's victuals at Newcastle-upon-Tyne. Order to deliver to the prior and convent of Brynkebourn, 20 quarters of wheat, as they have besought the king to give them some assistance for their maintenance, as their granges, lands, goods and chattels in co. Nothumberland have been destroyed in the last invasion of the Scots, so that their state is much depressed, in consideration whereof the king has granted them 20 quarters of wheat.

By K. and by pet. of C.

Aug. 28.
Bury
St. Edmund's.

To Henry de Gulden, escheator in cos. Somerset, Dorset, Cornwall and Devon. Order not to intermeddle further with 200 acres of land in Otery St. Mary, restoring the issues to Geoffrey de Malherbe, as the king, wishing to be informed why these lands were taken into his hand, and if Geoffrey acquired them of the dean and chapter of Rouen, ordered the escheator to take an inquisition on the matter, by which it was found that the said lands were taken into the king's hand by reason of an inquisition of office taken by Simon de Bereford, late escheator this side Trent, by which it was found that Geoffrey ought to have acquired the said land from the said dean and chapter without the king's licence, and that Geoffrey never acquired that land or any other of the said dean and chapter but that he holds it of his inheritance, pertaining to his manor of Vyneton Malherbe, which is held of William de Monte Acuto by knight's service, and that those lands are worth 3s. 4d. yearly.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order not to intermeddle further with the manor of Longeleye Menill, co. Derby, restoring the issues to Joan, late the wife

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Membrane 17—cont.

of Hugh de Menill, the elder, as it is found by an inquisition taken by the escheator, and by a part of a certain fine levied in the late king's court, that the said Hugh and Joan held the manor for their life by the gift and grant of William de Honore, with remainder to Robert, son of the said Hugh, for life, and at his death to Hugh, brother of the said Robert, and the heirs of his body, and that the said manor is held by Ranulph de Ry by the service of the moiety of a knight's fee.

To the same. Order not to intermeddle further with 22s. 6d. rent in Melton Moubray, a third part of the manor of Newehall, a third part of the manor of Upton, and a third part of the manor of Burton Overeye, restoring the issues to Joan, late the wife of Hugh de Meignill, the elder, as the king has learned by inquisition, taken by the escheator, that Hugh held the said rent and third parts at his death of Joan's inheritance, and that the said rent is held of the king in chief by the service of the twentieth part of a knight's fee, and that the said third parts are held of others than the king.

Sept. 10.
Sheen.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of John de Hothom, the elder, who is unable to discharge the duties of his office owing to his age and bodily weakness.

Sept 6.
Westminster.

To the sheriff of Northumberland. Order to cause Alexander de Rihull, burgess and merchant of Newcastle-upon-Tyne, to be delivered from prison without delay, notwithstanding any order of the king to the contrary, as the king lately—being informed that divers malefactors of the kingdom took and imprisoned the said Alexander, who has long remained in the said town of Newcastle in the faith and peace of the king and his father, and has always conducted himself well, pretending that he was a native of Scotland, as an enemy and rebel, under colour of the present war of Scotland, when he was going towards Baumburgh to traffic, and put him at a heavy ransom and detained him in prison for not having paid it—had appointed William de Denum, Gilbert de Boroudon, and Nicholas de Punchardon, to take an inquisition whether Alexander was a native of Scotland and if he had remained in the king's peace and for how long, and how he behaved himself, and if he had ever joined the Scots, etc., by which inquisition it is found that William Skynner of Baumburgh the younger, on Thursday after the Translation of St. Thomas the Martyr last, took the said Alexander as a Scot and an enemy, and that Alexander was born in England, to wit at Little Ryhull in Whityngeham parish in that county, and that he had always remained in the king's peace and behaved himself well, and lived at Newcastle as a merchant, and that he never joined the Scots, and that the said William, immediately after the capture, delivered him to one John de Potenhale, who held him in Newcastle until he was delivered to the said sheriff, whereupon Alexander has sought a remedy from the king.

By C.

Sept. 10.
Sheen.

To William de Denum, Richard de Aldeburgh and Robert Parnyng, justices of assize in cos. York, Westmorland, Northumberland, Cumberland and Lancaster. Whereas Henry fitz Hugh, knight, lately recovered seisin in the king's court before those justices by the king's writ against Robert de Clifford and others contained in the original writ by recognition of an assize of novel disseisin, taken between them at York, of 3,000 acres of moor and pasture in Mikelton in Tesdale, as is found by the tenor of the record and process which the king caused to come before him in chancery, and now the king has learned from the plaint of the said Henry, that Robert now arrames before those justices an assize of novel disseisin against Henry and others contained in the original writ for a tenement in Burgh under Staynesmore, which town is in co. Westmorland, placing in view the said tenement which Henry recovered against him in co. York, whereupon

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Membrane 17—cont.

Henry has besought the king to provide a remedy, the king therefore orders those justices to view the said tenor which he sends to them *sub pede sigilli regis*, and if they find that the said tenements which the said Robert so placed in view as in co. Westmorland, are in co. York, so that that assize cannot be taken by the men of Westmorland, or terminated before those justices on account of difficulty, then to cause that assize to be adjourned before the justices of the Bench on some certain day, sending there that tenor and other things referring to this affair, so that justice may be done in the premises.

Sept. 18.
Odiham.

To Thomas de Haselshaghe. Order not to intermeddle further with the bailiwick of the maritime water of Bristol, although the king granted that bailiwick to him to hold during pleasure in the same way as Robert de Guienne held it, notwithstanding that Robert held that bailiwick by the grant of Queen Isabella, which grant was afterwards approved by the king's letters, unknown to the king, at the procuracion of Roger de Mortuo Mari, late the king's enemy, because the king has granted the said town of Bristol with its liberties, bailiwicks and other appurtenances, to Queen Philippa, for life, and the said queen has granted that bailiwick to Robert to hold during her life.

By letters of Philippa, queen of England.

Sept. 20.
Odiham.

To the treasurer and barons of the exchequer. Giles de Bello Campo has shown the king that whereas the late king ordered him, being then constable of Scardeburgh castle and keeper of the town there, by writ, to cause the houses and other buildings and walls of the said castle to be repaired where necessary from the issues of that bailiwick, by the view and testimony of Robert Waweyn, then bailiff of the said town, and although Giles incurred divers costs in the said repairs by the view and testimony of Robert by virtue of the said order, yet because Robert died and was unable to give evidence of the costs and expenses so incurred, the treasurer and barons have hitherto delayed to cause those costs to be allowed to Giles in his account at the exchequer, whereupon Giles has besought the king to provide a remedy; the king therefore orders the treasurer and barons to find by inquisition or otherwise what expenses Giles incurred as aforesaid, and to cause due allowance to be made to him for them, notwithstanding the death of Robert, and that the said expenses are in no wise testified before the king.

Sept. 26.
Odiham.

To the sheriff of York. Order to pay to Margery, late the wife of Duncan de Frendraght, 24 marks 6s. 8d. for the present Michaelmas from the issues of that bailiwick of those 49 marks which the king granted to her on 6 October in the first year of his reign, to be received by the hands of the sheriff of York for the time being, during pleasure, or until the king shall cause provision to be made for her of lands to the value of 49 marks yearly, from 16 August in the first year of the king's reign, in recompence for the manor of Briggestok, co. Northampton, which Margery lately held at will, in aid of her maintenance, and which afterwards, on the said 16 August, the king assigned to Queen Isabella, for life.

Sept. 28.
Odiham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the sheriff of York in his account for the said payment of 24 marks 6s. 8d. made to Margery by virtue of the preceding order.

Sept. 26.
Waltham.

To the same. Whereas the king lately granted to Master Pancius de Controne, his leech, for his good and laudable service to the late king, Queen Isabella and the king, to keep himself suitably in the king's service, 100l. to be received yearly at the exchequer, for life, or until the king should cause him to be provided with 100l. yearly in land, and Pancius has besought the king to grant that he may receive the said 100l. yearly from the ferm of Norwich, which request the king granted to him, and ordered the bailiffs of that city to pay to the said Pancius 50l. at Michaelmas next, and to pay the said

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Membrane 17—cont.

100*l.* yearly thenceforth ; the king therefore orders the treasurer and barons to cause due allowance to be made to the bailiffs in their ferm for the sums which they shall be found to have paid to Pancius by virtue of the said order.

Sept. 27.
Waltham.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order to deliver to Hugh son of Hugh de Meignill the elder, deceased, a carucate of land in Kyngeswode and a moiety of the manor of Kyngesneuton, co. Warwick, and the advowson of the church of that manor, as the king has learned by inquisition taken by the escheator that the said Hugh the elder held at his death the said carucate, moiety and advowson, for life, by a fine levied in the late king's court, by his licence, with remainder to Hugh his son and the heirs of his body, and that the said carucate, moiety and advowson are held of the king in chief by the service of the fourth part of a knight's fee, and the king has taken the homage of Hugh son of Hugh for them, and has rendered them to him.

By p.s. [7214].

Oct. 4.
Waltham Holy
Cross.

Henry de Wynkebourn, imprisoned at Nottingham for trespass of vert and venison in Shirewod forest, has letters to Ralph de Nevill, keeper of the Forest beyond Trent, to bail him until the coming of the justices for pleas of the Forest in co. Nottingham.

MEMBRANE 16.

Oct. 5.
Waltham.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with certain lands in Bratton, which he had taken into the king's hand on the death of William de Maundevill, restoring the issues, as the king has learned by inquisition taken by the escheator that William at his death held no lands of the king in chief in that bailiwick, but that he held the said lands in his demesne as of fee, which, together with certain other lands in that town which the same Hugh (*sic*) and Felicia his wife held jointly at Hugh's death, are held of Queen Philippa as of Dyvyses castle, which the king lately granted to the queen for life, together with the knight's fees, by the service of rendering 20*s.* yearly to the said castle, and by the service of keeping one tower in that castle in time of any war in England, for 40 days at William's cost, and that John de Maundevill, brother of William, is his next heir and of full age.

Oct. 6.
Waltham.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with a rent of 10 marks yearly in Bernewell, restoring the issues, as the king has learned by inquisition taken by the escheator that Alice, late the wife of John de Dagworth, held no lands of the king in chief in that bailiwick at her death, but that she held the said rent, to be received by the hands of divers tenants of co. Lancaster by knight's service, and that Nicholas de Dagworth her son is her next heir and of full age.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause a new seal to be made in the king's name for the government of the bishopric of Durham, now void and in the king's hand by the death of Louis, late bishop there.

By K.

To the sheriff of York. Order to pay to a certain watchman provided by him in York castle for guarding it at night 2*d.* a day for his wages from 11 August last, and henceforth, and 10*s.* yearly for his robe, as long as he shall be in that office, from the issues of that bailiwick.

By bill of the treasurer.

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*Membrane 16—cont.*Oct. 5.
Waltham.

To the mayor and bailiffs of Newcastle-upon-Tyne. In the plaint of Thomas Hatter, burgess of Berwick-upon-Tweed, it has been shown to the king that although among other conditions granted to the Scots in the said town at the time of its surrender, it was provided that they should have all the lands, goods and chattels which belonged to them at the time of the surrender freely and quietly, and afterwards the king received Thomas into his protection and defence, forbidding all to harm him in person or goods; yet certain malefactors of Newcastle-upon-Tyne have taken by force and arms divers goods and chattels of the said Thomas to the value of 45*l.* 6*s.* 6*d.*, lately loaded in Flanders, and coming by sea to the said town of Berwick, found in the custody of Adam, serjeant of Thomas, and have taken them to Newcastle, which goods and chattels, together with the said Adam, the mayor and bailiffs arrested, because they were from Scotland, and have hitherto delayed to deliver them to Thomas, by whom the said king has been besought to cause the said goods and chattels to be restored to him and to cause Adam to be delivered; the king therefore orders the mayor and bailiffs to cause all the goods and chattels which Thomas or his attorney can show to belong to him and to have been taken as aforesaid to be restored to him and to cause Adam to be released from prison, so that the plaint may not be repeated to the king for their default, whereby the king ought to lay a heavier hand thereon.

By C.

Oct. 5.
Waltham.

To the justices of the Bench. Order to cause Nicholas son of John de Daggeworth to have full seisin of the fourth part of the office of usher and crier in the said Bench, as it was lately found by inquisition taken by William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex, that John de Daggeworth, deceased, held of the king in chief the serjeanty of the ushery of the exchequer, and that the offices of the criers and ushers in the said Bench and the office of the marshals, ushers, criers and *barrerars* in all the eyres of the justices in England belong to that serjeanty by homage and fealty, taking 5*d.* a day from the king for the said serjeanty for every day when the exchequer is open, by the hands of the chamberlain there, and the fees due and customary belonging thereto, and that the said John demised a moiety of the said office of usher of the exchequer to Roger de Bedefeld, and another moiety to John Dynmok, for life, saving the said 5*d.* daily to John de Daggeworth and his heirs, retaining for himself and his heirs the said offices in the eyres and a fourth part of the office of usher and crier in the said Bench, and that Nicholas son of John de Daggeworth is his next heir and of full age; and the king has taken the homage of Nicholas for the said serjeanty, and has ordered the treasurer and barons of the exchequer to cause Nicholas to have full seisin of the said serjeanty, saving the right of the king and of the said Roger and John Dymmok, and receiving security from Nicholas for rendering his reasonable relief for the said serjeanty at the exchequer.

Oct. 6.
Waltham.

To John de Kyngeston, constable of Baumburgh castle. Order to cause Roger de Horsele to have 20 marks from the issues of that castle for the term of Michaelmas last, as the late king on 20 November, in the 12th year of his reign, granted to Roger, for his good service, 40 marks, to be received yearly from the issues of the said castle until he should be provided with 40 marks yearly in land in England, for life.

Oct. 10.
Waltham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Ranulph de Dacre, constable of Carlisle castle, in his account for such wages for a certain watchman in that castle, as have been hitherto allowed to other constables there for watchmen.

Oct. 10.
Waltham.

To John de Neusom, keeper of the stud beyond Trent. Order to cause to be taken out (*extrahi*) all the foals of that stud which are necessary to be

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Membrane 16—cont.

taken out in the present season and to cause what is necessary for the maintenance of the said foals and their keepers to be provided. By C.

Oct. 12.
Waltham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the abbot of St. Mary's, York, late receiver of the money of the tenth and fifteenth in cos. York, Lincoln, Nottingham, Derby, Lancaster, Cumberland, Westmorland and Northumberland, in his account at the exchequer, for 60*l.* charging Master John Pavilionar, the king's serjeant, with the said sum, as the king had ordered the abbot by divers writs to deliver to the said John 60*l.* from the said money and other money in his custody for making divers provisions in his office therewith, which sum the abbot says he has paid.

Oct. 6.
Waltham.

To the keeper of the bishopric of Durham, void and in the king's hand. Order to make summons and proclamations for an eyre for the said bishopric, to be held at Durham on Monday after St. Edmund, king and martyr, next, before Geoffrey le Scrop, John de Stonore, Richard de Aldeburgh and William de Sharesnull.

By K. and C. on the information of Ralph de Nevill, steward of the king's household.

Oct. 26.
Windsor.

To William de Herle. Order to intend the duties of justice in eyre for this town, in the liberty of the bishopric of Durham, void and in the king's hand, together with John de Stonore, Richard de Aldeburgh and William de Sharesnull, whom the king had appointed for this purpose, together with Geoffrey le Scrop, and afterwards because Geoffrey is intending on other affairs elsewhere by the king's order, the king has appointed the said William de Herle to take his place, to be at Durham on Monday after St. Edmund king and martyr, next.

By K. and C.

To John de Stonore. Order to intend the said duties together with the said William, Richard and William.

By K. and C. on the information of Ralph de Nevill, steward of the king's household.

The like to Richard de Aldeburgh '*mutatis mutandis*.'

To William de Sharesnull. Order to intend the said duties together with the said William, John and Richard, as soon as he can attend thereto.

By K. and C. on the information of Ralph de Nevill, steward of the king's household.

Oct. 26.
Windsor.

To the treasurer and chamberlains. Order to deliver by indenture the rolls of the last two eyres in co. Northumberland, and those of the last two eyres in co. Kent, now in the treasury, to be examined, without delay, those of Northumberland to William de Herle, whom the king has appointed with others to be justice in eyre in the liberty of the bishopric of Durham, now vacant, and those of Kent to Geoffrey le Scrop, whom the king has appointed justice in eyre in co. Kent.

By K. and C.

To the executors of the will of Louis, late bishop of Durham. Order to deliver the rolls of the last two eyres in that liberty, in the time of the said bishop, without delay to William de Herle, whom the king has appointed to be justice in eyre for that liberty, by indenture, to be inspected.

By K. and C.

MEMBRANE 15.

Oct. 6.
Waltham.

To the sheriff of Lincoln. Order to cause Hugh Camberleyn, merchant of Flanders, imprisoned at Lincoln, to be delivered, together with his lands and chattels, without delay, according to the form of a treaty made between ~~certain of the king's envoys and the envoys and proctors of the count of~~

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Membrane 15—cont.

Flanders, and the proctors and counsellors of the towns of Brugges, Ypre and Ghent, to allay and pacify the discords between the men and merchants of the kingdom and those of the power of the said count, by reason of damages and injuries mutually inflicted, that all arrests made in England and Flanders of persons upon the subjects of the king or of the count and their goods should be dearrested, together with their mainpernors, and that such arrests should cease between the said people, and that all the goods of the men and merchants of Flanders in England, and all the goods of the king's men and merchants in Flanders should be delivered immediately, without difficulty.

Oct. 6.
Waltham.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with the moiety of a bovate of land in Glentworth, restoring the issues thereof, as the escheator returned that he had taken the moiety into the king's hand because of a trespass which Robert Bangy and Alice his wife did in acquiring that land of William Osbern, who held it of the king in chief, to wit, by the service of carrying a rod before the justices in eyre at Lincoln, and by entering on that land without obtaining the king's licence; but afterwards at the prosecution of Robert and Alice showing that William held the said land of them on the day of the said acquisition by a certain service, and that they hold that and other lands in the lordship of Philip de Nevill by certain services, and not of the king, and beseeching the king to cause his hand to be amoved therefrom; the king ordered the escheator to take an inquisition in the matter, by which it was found that William held the said land on the day of the said acquisition of Robert and Alice by the service of 3*d.* yearly, and that the said Robert and Alice hold it of Philip de Nevill by knight's service.

To the same. Order not to intermeddle further with a bovate of land in Glentworth, restoring the issues thereof, as the escheator returned that he had taken the bovate into the king's hand because he understood that Stephen Bailiff had acquired it of Adam Randolph, who held it in chief of the king, without obtaining the king's licence thereupon, but afterwards at the prosecution of Stephen, showing that the said land was held of Robert Bangy and other lords by certain services, and not of the king; and beseeching the king to cause his hand to be amoved therefrom, the king ordered the escheator to take an inquisition on the matter, by which it was found that the said land is held of Robert and Alice his wife by the service of 4*s.* yearly, and not of the king in chief, and that Robert and Alice hold it of the heirs of Hugh de Nevill, by knight's service.

To the same. A like order not to intermeddle with 3½ bovates of land of Hugh de Dosfeld in Glentworth, which the escheator had taken into the king's hand, as the said land is held of the said Robert and Alice his wife by the service of 2*s.* yearly, and Robert and Alice hold it of Philip de Nevill by knight's service.

To the same. A like order not to intermeddle further with 1½ bovates of land of Henry Martyn in Glentworth, which the escheator had taken into the king's hand, as the said land is held of Robert by the service of 1*d.* yearly, etc. as above.

To the same. A like order not to intermeddle further with the moiety of a bovate of land of William Osborne in Glentworth, which the escheator had taken into the king's hand, supposing it to be held of the king in chief by the service of carrying a staff before the justices in eyre in co. Lincoln, and that it had been acquired without the king's licence, as it is found by inquisition that the said land is held of the heirs of Hugh de Nevill by knight's service, and not of the king.

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*Membrane 15—cont.*Oct. 10.
Waltham.

To the sheriff of Lincoln. Order to pay to Ebulo Lestraunge and Alesia his wife the arrears of a rent of 20*l.* which the king granted to them by charter on 16 February in the 5th year of his reign, with the assent of parliament then last held at Westminster, for the 3rd penny in that county, together with certain manors and lands which Ebulo and Alesia hold for the life of the said Alesia by the grant of the late king, with reversion to the king and his heirs, to be held by the said Ebulo and his heirs; and to pay that rent henceforth as long as that sheriff holds his office.

Oct. 12.
Waltham.

To the treasurer and chamberlains. Order to cause the rolls and memoranda touching Scotland and divers other affairs of the king in his kingdom, which are in their custody at London, to be brought to York, without delay, at the king's expense. By K. and C.

Oct. 13.
Waltham.

To R. bishop of Coventry and Lichfield, keeper of the wardrobe of the late king. Roger de Horseleye has besought the king that—whereas he had the custody of the castle of Berwick-upon-Tweed from Martinmas, in the 11th year of the late king's reign, until Whitsuntide next following by the grant of the said king, and in a certain indenture made between the said king and Roger in the king's wardrobe upon the custody of that castle, it was provided that the horses of the said Roger should be appraised by the then chamberlain of Scotland, and that he should have compensation for his horses lost in the said king's service; and Roger stayed in that castle from the said Whitsuntide until St. Mary Magdalene following, during which time it was besieged by the Scots, for its defence against those enemies, beyond the time set forth in that indenture, expecting succour there, and made divers expenses there in that time—the king will be pleased to order account to be made with him for compensation for his horses lost in the late king's service, and for his reasonable costs and expenses during that time, and payment to be made to him for what is found to be owing to him; the king therefore orders the said bishop to view the other part of the said indenture and account with Roger for the replacing of his horses lost in the late king's service, and for the expenses incurred by him in that castle from the said Whitsuntide till St. Mary Magdalene, and to cause bills to be delivered to him for what the bishop shall find to be reasonably due to him by such an account. By p.s.

Oct. 14.
Waltham.

To the sheriff of Cornwall. Order to pay to Peter Burdet the arrears of 20 marks yearly from the time that sheriff was appointed, and to pay the same henceforth yearly so long as he shall be sheriff there, and so long as Peter shall have the custody of the castle and prison of Launceveton, which Edward I. granted to him for his long and faithful service, for life, receiving 20 marks yearly for that custody by the hands of the sheriff of that county for the time being, provided Peter should behave himself well and faithfully in that custody, and satisfaction has not hitherto been done to the said Peter for the said 20 marks yearly, as he says.

Sept. 28.
Waltham.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon and Cornwall. Order not to intermeddle further with the messuages, lands and rents of Isabella the wife of Walter Elys of Estburton in Estburton and Westburton, if the said Isabella is still alive, restoring the issues thereof to the abbot and convent of Bynedon, as the king has learned by inquisition taken by Henry le Gulden, late escheator in those counties, that Walter Elys, son and heir of William Elys of Estburton and the said Isabella by their deed lately demised and delivered to the said abbot and convent, for a certain corrody granted to them by the abbot and convent, all the said lands, etc. for the term of 20 years next following, and that Walter and Isabella, by another deed, afterwards gave and granted to the abbot and convent all the said lands, etc. and all their lordship in the said

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Membrane 15—cont.

towns to hold for the life of Walter and Isabella, rendering to them yearly 10 conventual loaves weekly, 14 liveries of carpenters' loaves (*pan' cap-penter'*), 6 servants' loaves (*panes famulorum*), 10 gallons of conventual ale, 3 gallons of servant's ale, a bushel of flour yearly, a bushel of salt, a bushel of beans, a bushel of peas, 100 herrings in Lent, a cartload of straw, and one silver mark, and that the abbot and convent have no state in those lands except by virtue of the said grant. By p.s. [7216.]

Oct. 10.
Waltham.

William de Holford, Thomas de Redych and Robert son of Roger Doggesone, imprisoned at High Peak for trespass of vert and venison in that forest, have letters to Walter de Waldeshof, keeper of the forest of Queen Philippa of High Peak, to bail them until the coming of the justices for pleas of the Forest in co. Derby.

Oct. 3.
Waltham.

To John de Wodehous, keeper of the hanaper of chancery. Order to pay to Master John de Langetoft 10 marks yearly from the issues of that hanaper until he shall be promoted to a benefice, which sum the king has granted to the said John de Langetoft, whom with the consent of the council the king appointed to stay in chancery as one of the great clerks there, on account of the laudable testimony to his manners and learning, in subvention of his expenses until he shall be promoted to an ecclesiastical benefice at the presentation or collation of the chancellor for the time being, and belonging to him by reason of his office. By p.s. [7257.]

Oct. 16.
Waltham.

To the sheriff of Essex. Order to cause Richard de Welleby and Juliana his wife to have full seisin of 4 acres of land in Lamburn, and Thomas le Hunte to have full seisin of 3 roods of meadow there, which lands Robert William de Haveryng held, who was outlawed for felony, and which have been in the king's hand for a year and a day, as the king has learned by inquisition taken by the sheriff that Robert held the said lands of Richard and Juliana, and the meadow of Thomas, and that the bishop of Norwich has had the year day and waste thereof, and ought to answer for them to the king.

Oct. 15.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer and to the chamberlains. Order to view the king's writs of *liberate* and to cause 20*l.* to be paid from the treasury to Robert Selyman, late justice of assize in divers counties, or allowance to be made to him in his account for the same, if that sum is found to be owing to him; as the king lately ordered them by divers writs of *liberate* to pay 20*l.* to Robert for Easter and Michaelmas terms in the 4th year of his reign of his annual fee of 20*l.* which the king granted to him in the said office, and now Robert has besought the king to cause the said money to be paid to him or allowance to be made to him therefor in his account for the issues of his escheatry in cos. Wilts, Southampton, Oxford, Berks, Bedford and Buckingham as he has not yet been satisfied for the same.

MEMBRANE 14.

Oct. 12.
Waltham
Holy Cross.

To the treasurer and barons of the exchequer. Order to cause allowance to be made of 11*l.* 2*s.* of the prior of Thornholm in 20*l.* owed by him to the king, if they shall find by viewing the late king's letters patent that this sum is still owing to the prior, as the prior has besought the king by his petition before him and his council in the last parliament at York to cause this to be done, as he is bound to the king in 20*l.*, by which he made a *fine* with the king for the pardon of a certain trespass which he made in acquiring for himself and his house, from Roger Mortayn, certain lands in Appelby, Roxby and Risby, which are held of the king in chief, to be held away from

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Membrane 14—cont.

the king, and the late king was bound to the said prior and convent in 11*l.* 2*s.* for corn and other victuals bought from them for his use for the war of Scotland, in the fourth year of his reign, for which the prior has not yet received any satisfaction. By pet. of C.

To the treasurer and barons of the exchequer. Order to cause due and just allowance to be made to William de Bermucham for the wages which he has paid to the constable, door-keeper and watchman of Dudelee castle and to the foresters and park keepers keeping the chase of Pemsned and the parks of Dudelee, Segele and the old park belonging to that castle, as the late king, on 15 December in the 20th year of his reign, granted to William the custody of the said castle, which belonged to Hugh le Despenser, the younger, and which came into the said king's hand by reason of his forfeiture, to hold during pleasure, so that he should answer for the issues thereof to the late king, and now William has informed the king that the treasurer and barons have hitherto delayed to make any allowance to him for such wages from the said 15 December until 9 April following, during which time the said castle was in his custody, whereupon he has besought the king to provide a remedy.

Oct. 16.
Waltham.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order not to intermeddle further with a messuage and 40 acres of land in Chisseworth, restoring the issues thereof, as the king has learned by inquisition taken by that escheator that Richard le Raggede of Chisseworth at his death held the said messuage and lands of the king in chief, by the service of guarding the forest of Loudendale by his body, and by the service of rendering 4*s.* at the castle of High Peak for rent of cows and 7½*d.* at the same castle for rendering a certain palfrey yearly, and that Thomas, Richard's son, is his next heir and of full age, and the king has lately granted the castle and honour of High Peak to Queen Philippa for life, together with the knights' fees, advowsons, forests, chaces, etc. pertaining thereto, and he does not wish injury to be done to the queen in this respect.

Oct. 8.
Waltham
Holy Cross.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of John de Byry, who has no lands in that county to qualify him.

Oct. 18.
Waltham.

To the treasurer and barons of the exchequer. Order to view the tenors of certain writs directed to each of the sheriffs of England to proclaim that all who have 40*l.* in land or rent yearly, and have held it for 3 years shall take the order of knighthood before Trinity last, and the returns made by the sheriffs thereupon, and to cause what they shall see fit to be done for the king's benefit, which tenors and returns the king sends to them in a roll under the seal of William, archbishop of York, keeper of the great seal.

By C.

Vacated because it was surrendered and is otherwise below.

Oct. 2.
Waltham.

To the same. Order to cause Thomas de Blauncfrount to be discharged and acquitted of an amercement of 66*s.* 8*d.* imposed upon him in the exchequer because he did not appear in person before the said treasurer and barons to make his proffer while he was sheriff of Warwick, as the king has pardoned him the said amercement. By p.s. [7253.]

Oct. 15.
Havering-atte-
Bower.

To Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place in Shirewod forest. Order not to molest or disquiet the abbot of Wellebek, or to cause him to be molested by the ministers of that forest for his regard in his wood at Rumwode, as in the eyre of William de Vesey, Thomas de Normanvill and Richard de Creppyng, justices in eyre of Edward I. for pleas of the Forest in co. Nottingham, in the 15th year of

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Membrane 14—cont.

that king's reign, it was found by inquisition taken by the foresters, verderers and regards that the said foresters, etc. never saw a regard cross into that wood, which the said abbot claims to have without the regard, and in the same eyre, on the said occasion, it was considered that the said wood should remain in the same state, as the treasurer and chamberlains have certified in chancery.

Oct. 14.
Waltham.

To the sheriff of Cumberland. Order to cause John de Dene to have full seisin of a messuage and 7 acres of land in Eggesfeld, which John son of Thomas de Blyndbothel held, who was hanged for felony, and which were in the king's hand for a year and a day, as the king has learned by inquisition taken by the sheriff that John son of Thomas held the said messuage and lands of John de Dene, and that John de Louthre, escheator in that county, has had the year, day and waste thereof and ought to answer for them to the king.

Oct. 15.
Havering-atte-
Bower.

To John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Whereas on 3 February last, the king granted to Henry, bishop of Lincoln, the custody of the castle and manor of Wygemore and the manor of Clebury with the chace of Were, which belonged to Edmund de Mortuo Mari, tenant in chief, and which are in the king's hands by reason of the minority of Edmund's heir, to hold together with the appurtenances and issues from Michaelmas in the 6th year of the king's reign, until the heir shall come of age, rendering to the king yearly at the exchequer for the said castle and manor of Wygemore, 140*l.*, and for the said manor of Clebury and chace 90*l.*, the king therefore orders the escheator to deliver the lands at la Boure near Arleye, co. Stafford, of which Edmund died seised in his demesne as of fee, and which are members of the same manor of Clebury, as is found by inquisition *post mortem* of Edmund (the king having ordered the sheriff to take these lands into his hand because he understood that they were occupied by certain persons upon the king's seisin), to the said bishop or his attorney, together with the issues from the said 3 February, so that he may answer to the king as he ought for the entire ferm of the manor of Clebury.

Oct. 8.
Waltham.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon cardinal Neapoleo by summons of the exchequer by reason of tenths and aids imposed on the clergy of the realm by the pope for the king's benefit, on his prebends of Southcave in the church of St. Peter, York, and Kyngessutton in the church of St. Mary, Lincoln, before 20 September in the 3rd year of the king's reign, on which day the king pardoned all the cardinals benefited in England the debts which they owed to him by reason of the said tenths and aids. [*Fœdera.*]

Oct. 12.
Waltham
Holy Cross.

To the sheriff of Wilts. Order to cause a verderer to be elected for the forest of Severnak, co. Wilts, in place of Philip de Upton, deceased.

Oct. 20.
Havering-atte-
Bower.

John de Rodmerthwayt, imprisoned at Nottingham for trespass of venison in Shirewod forest, has letters to Ralph de Nevill, keeper of the Forest this side Trent, to bail him until the coming of the justices for pleas of the Forest in co. Nottingham.

Oct. 12.
Waltham.

To the sheriff of Cambridge. Order to pay to Master John de Langetoft, keeper of the thirty-two boys whom the king maintains at the schools of Cambridge university, the arrears of the wages appointed by the king for John and the said boys, from Michaelmas last, and to pay those wages henceforth from the issues of that bailiwick as long as John remains with these boys, until further orders.

Oct. 20.
Hereford.

To John de Henore. Order to deliver the greater piece of the seal for recognisances of debts in Nottingham, which is in his custody, together with

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Membrane 14—cont.

the rolls and other memoranda touching that office, also in his custody, to William de Amyas, mayor of that town, as the statute of merchants provides that the said greater piece shall remain in the custody of the mayor or chief keeper of the city or town where such recognisances are taken, and the other piece in the custody of a clerk sworn for this purpose. By C.

Oct. 21.
Hereford.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmoreland. Order to deliver the manor of Seteryngton, together with the issues thereof to Roger Bygot, brother of John Bygot, as the king has learned by inquisition taken by the escheator, that John held the said manor at his death for himself and the heirs of his body with remainder to Roger and the heirs of his body, and that John died without an heir of his body, and that the said manor is held of the king in chief by the service of a knight's fee, and the king has taken the fealty of Roger for that manor and has given him respite until the next parliament for his homage. By C.

Oct. 20.
Hereford.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Ralph de Sancto Laudo, late sheriff of Lincoln, in his account, for 20 marks which he paid, by the king's order, dated 28 January in the 5th year of his reign, to Thomas de Corbrigge, to whom the king granted 20 marks yearly for his good service, in aid of his maintenance and that of his wife and children, and that he might remain suitably in the king's service, to be received by the hands of the sheriff of that county for the time being or until the king has caused Thomas to be provided with 20 marks of land yearly.

Oct. 4.
Waltham.

To the treasurer and chamberlains of the exchequer, Dublin. Order to deliver to John Darcy 'le neuveu,' justiciary of Ireland, from the treasury the fee due for that office for a quarter of the year, as the king wishes to do him especial favour, and that he may provide victuals and other necessary things for himself, while he intends the said office. By p.s. [7274.]

Oct. 15.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer. The king sends to them the tenors of certain writs addressed to all the sheriffs of England contained on a roll under the seal of William, archbishop of York, for proclaiming distraint of knighthood on all who have 40*l.* a year in land or rent for three successive years before Trinity last, and the sheriff's return thereupon, ordering the treasurer and barons to view the said tenors and returns, punishing the sheriffs, whom they shall find to have been negligent or remiss in the execution of the said orders, by amercements and otherwise, and to take the fines of those who ought to have taken knighthood before that date and have not done so, both for such trespasses and for taking a knight's arms, and to cause diligent inquiry to be made throughout the kingdom of the names of those who have not been returned by the sheriffs and who have 40*l.* yearly as aforesaid and are not knights, and to take their fines likewise.

[*Fœdera.*]

By C.

MEMBRANE 13.

Oct. 15.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer. Order to cause Margaret late the wife of Bartholomew de Badelesmere, to be discharged and acquitted of the issues of the manors of Castlecumbe, co. Wilts, and Ideshale, co. Salop, and of a messuage and a carucate of land in Hurdecote, co. Wilts, which are of the inheritance of Giles son of the said Bartholomew (as is found by the inquisitions *post mortem* of the said Bartholomew, taken by William Trussel, late escheator this side Trent) from 26 February in the 1st year of the king's reign, provided that the said Margaret shall answer to the king for the issues of the said manors and lands from the time when

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Membrane 13—cont.

she had the custody of the same, if answer has not been made thereupon to the king or his father, as the late king on 14 December in the 20th year of his reign granted the custody of the said manors and lands to Margaret, to hold at will, so that she should answer for the issues thereof to the said king, and afterwards on the said 26 February the king granted to H. bishop of Lincoln the custody of the lands which belonged to the said Bartholomew, tenant in chief of the late king, which lands were in the king's hand by reason of the minority of the said Giles, to hold with the reversions which are held of Giles's inheritance for life if any should fall in during that custody, until the heir should come of age, rendering to the king yearly at the exchequer the extent made thereupon, as appears by inspection of the chancery rolls of the king and his father.

To the same. Order to cause the said Margaret to be discharged and released from 28 January in the second year of the king's reign, of the extent of the purparty of Robert de Clifford, son and heir of Matilda, late the wife of Robert de Clifford, of the stewardship of the forest of Essex, then in the king's hand by reason of the minority of the said Robert, which purparty the king had previously granted to the said Margaret to hold until the heir should come of age, rendering the said extent yearly to the king at the exchequer; as on 20 August in the first year of his reign, the king took the homage of Robert for all the lands which Matilda, his mother, held of the late king in chief, at her death; and on 28 January following the king ordered Simon de Bereford, then escheator this side Trent, to cause Robert to have full seisin of all the lands of which Matilda was seised in her demesne as of fee, in that bailiwick, at her death.

Oct. 22.
Hereford.

To the same. Order to cause the exaction which they made on Margaret, late the wife of Bartholomew de Badelesmere, for the issues of the manors of Sturt, Heightredebury and Colerne, and of a messuage and a carucate of land in Orcheston, and of the moiety of the manor of Knouk, co. Wilts, and of the manor of Hamelden, a carucate of land in Tirefeld, co. Buckingham, a messuage and 33 acres of land, 38 acres of meadow and 9s. 8d. rent, in Westgrenewich, Rotherhide, and Camerwell, co. Kent, for which answer has not been made to the king or his father, to be superseded, and to cause Margaret to be discharged and acquitted at the exchequer, according to the form of the following agreement, releasing her without delay from any distraint made for that reason, as the late king on 14 December in the 20th year of his reign, granted to Margaret the custody of the said manors and lands, to hold during pleasure, so that she should answer to the said king for the issues thereof at the exchequer; and in the parliament at Westminster in the first year of the king's reign it was agreed that all those who were of the quarrel of Thomas, late earl of Lancaster, for prosecuting Hugh le Despenser, the elder, and Hugh le Despenser, the younger, should have their lands again, and also ladies and widows should have their hereditary lands, joint acquisitions and dowers, which had been seized and taken into the king's hand by reason of the said quarrel, together with the issues thereof, for which answer had not been made to the late king, because the said quarrel was adjudged to be good and just, and the judgments rendered against those who were of that quarrel were entirely annulled, and Margaret held the said manors and lands jointly with Bartholomew at his death, as is found by the inquisitions taken thereupon, and the said manors and lands were taken into the late king's hand by reason of the said quarrel, nevertheless the treasurer and barons intend to charge Margaret both with the issues of the said manors and lands, from the time of the said agreement, and with other issues of the same for which answer was not made to the late king, and to cause her to be distrained for that cause, as the king has learned from her plaint, whereupon she has besought the king to provide a remedy.

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*Membrane 13—cont.*Oct. 16.
Waltham.

John de Gayton, parson of Braden church, imprisoned at Rokyngham for trespass of vert and venison in Whittlewod forest, has letters to Robert de Ufford, keeper of the Forest this side Trent, to bail him until the coming of the justices for pleas of the Forest in co. Northampton.

Oct. 25.
Hereford.

To the sheriff of Surrey. Order to cause John de Ifeld to have full seisin of the manor of Gomshulve (which manor was in the king's hand for a year and a day on account of the outlawry of Roger le Sauvage) according to the tenor of a previous order [*as in this Calendar, 6 Edward III. p. 515*], notwithstanding a previous order to the contrary, as the king afterwards, learning that the said manor had been taken into his hand for other causes, ordered the sheriff to supersede the execution of that order until further instructions, but now, the said affair having been fully examined before the king and his council, no cause has been found why that manor should be retained in the king's hand.

By C. on the information of the bishop of Winchester, the chancellor.

To the same. Order to cause the said manor, which is in the custody of Thomas de Brewosa by the demise of John de Pulteneye, to whom the king granted the custody thereof, to hold under a certain form, to be resumed into the king's hand without delay, and to cause John de Ifeld to have full seisin thereof.

By C. on the information of the bishop of Winchester, the chancellor.

To John de Pulteneyne. Order not to intermeddle further with the said manor, according to the form of a previous order, which was revoked for the reasons aforesaid, notwithstanding the said order.

By C. on the information of the bishop of Winchester, the chancellor.

To Thomas de Brewosa. Order not to intermeddle with that manor, which is in his custody as aforesaid according to the form of a previous order, which was revoked for the reasons aforesaid.

By C. on the information of the bishop of Winchester, the chancellor.

Oct. 25.
Windsor.

To the sheriff of York. Order to receive Nicholas, son of John Tod of Berwick, John son of John Gros, Thomas son of John of the Bothe, and Robert son of Thomas de Nesbit of the same, whom the king sends to him, and to cause them to be kept safely and honourably (*honeste*) and to have maintenance and other necessities from the issues of that bailiwick until the king orders otherwise, as after the surrender of Berwick-upon-Tweed it was ordained by the king and council that twelve hostages of the children of the principal men of that town should be delivered to the king for the greater security of the fidelity of the men of that town, to be kept in certain places in the realm, to dwell under safe custody; and the said townsmen caused eight such hostages to be delivered to the king, while he was at Newcastle-upon-Tyne, whom the king sent to certain places to be safely guarded, and the same men have now sent the said Nicholas, John, Thomas, and Robert to York as the remaining four hostages.

By C.

Oct. 22.
Hereford.

To the sheriff of York. Order to restore without delay to Thomas de Oddesthorp, clerk, of York diocese, his lands, goods and chattels, which were taken into the king's hand on his being indicted before Henry de Percy and his fellows, justices of oyer and terminer in co. York, of the theft of certain goods of William de Whitewell, of the price of 13s. 4d., and of a heifer of Robert Leher, of the price of 15s., and of a horse of the said William, of the price of 5s., as Thomas has purged his innocence before W. archbishop of York, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

1333.

Membrane 13—cont.

Oct. 27. To the sheriff of Nottingham. A like order in favour of Nicholas de
 Havering-atte-Holm, clerk, of York diocese, indicted before Richard de Grey and his
 Bower. fellows, justices of oyer and terminer in co. Nottingham, for the theft of two
 oxen at Hoveringham.

Oct. 24. To the sheriff of Norfolk. Order to cause a coroner for that county to
 Havering-atte-Bower. be elected in place of Henry de Tatersete, deceased.

Oct. 26. To Ralph de Nevill, keeper of the bishopric of Durham, void and in
 Windsor. the king's hand, or to him who supplies his place. Whereas in the treaty
 between certain envoys of the king and envoys and proctors of the count
 of Flanders and of the towns of Brugges, Ypre and Ghent, it was agreed
 that all arrests made in England and Flanders should be de-arrested, and
 that such arrests should cease on either side, and that all the goods taken
 on either side should be delivered without delay; and lately, upon the in-
 formation of the burgomaster and *échevins* of Brugges, the king has learned
 that the bailiffs of Hertilpole caused to be arrested without reasonable cause
 4 sacks and two pockets of wool, 15 ox-hides of James Tonverlaet, a fellow
 burgess, in the name of Laurence du Chastel, his yeoman, one sack of wool
 of John Bane, in the name of Saier de Coelkerke, his yeoman, and 21 sacks
 of wool of William del Stone and of John de Cortescoof, in the name of Peter
 le Machenare, his yeoman, on which custom had been paid, and found in a
 certain ship of Walter Doverdighe upon the sea, near Tynemuth; and they
 took that ship with the said goods to Hertilpole, and the king several times
 ordered those bailiffs to de-arrest the said wool and hides without delay and
 deliver them to the said James, John, William and John, or their proctor
 or attorney, and if there was any reason why they should not do so, then to
 inform the king thereof without delay; and the bailiffs wrote certain excuses
 which the king judged to be vain and insufficient, and the said wool and
 hides are still detained; the king therefore orders that keeper to go in
 person to Hertilpol without delay and to warn and order the said bailiffs
 to cause the wool and hides so arrested to be restored to the said James,
 John, William and John immediately, in whosoever hands they may be, if
 they are in existence, or the true price of them if they are not in existence,
 according to the force of the said concord, and to compel the bailiffs and
 others who so detain the said wool and hides or have eloigned them
 afterwards and done their will therewith, by the taking of their bodies and
 goods and in other fitting ways, to make such restitution and satisfaction to
 the said John, William and John, or their proctor or attorney, and so to
 act in the premises that the said agreement may in no wise be infringed
 for the said cause, by which the king ought to lay a heavier hand to this.

By C.

MEMBRANE 12.

Oct. 3. To the treasurer and chamberlains of the exchequer, Dublin. Order to
 Waltham. pay to John Darcy, justiciary of Ireland, who is held to ride to divers parts
 in Ireland, for repressing the Irish rebels and the preservation and mainte-
 nance of the peace there, with some armed men beyond those 20 men-at-arms
 whom he is bound to retain with him by reason of his office, his reasonable
 wages, from the treasury when he shall so ride with such men beyond the
 usual number, for the said men so riding in his company, as was agreed by
 the said justiciary and the council in those parts. By p.s. [7258.]

Oct. 21. To the treasurer and barons of the exchequer. Order to cause John de
 Waltham. Rypariis of Lovershale—to whom the king granted the custody of two parts
 of the manor of Eton, which belonged to Robert de Wolryngton, tenant in

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Membrane 12—cont.

chief to the late king, and which are in the king's hand by reason of the minority of Robert's heirs, to hold until the said heirs shall come of age, rendering 70s. yearly to the exchequer—to be discharged and acquitted of the proportion of the said 70s. due upon the purparty of Robert Danyel and Elizabeth his wife, daughter and co-heir of the said Robert de Wolryngton from 1 December last, and upon the purparty of William de Brunneslaye and Eleanor his wife, daughter and co-heir of the said Robert from the 10 December following, and upon the purparty of Henry de Bolyngbrok and Isabella his wife, third daughter and co-heir of the said Robert from 13 September last, provided that answer be made to the king for the purparty of Alice, fourth daughter and co-heir of the said Robert, while she shall be under age; as on the said 1 December the king took the fealty of the said Robert Danyel and Elizabeth, and on 10 December following he took the fealty of the said William and Eleanor, and on the said 13 September he took the fealty of the said Henry and Isabella for their purparties of the lands which the said Robert de Wolryngton held at his death of the late king in chief, and ordered them to be delivered to them, retaining in the king's hand the purparty of the said Alice until further orders.

Oct. 12.
Waltham.

To the treasurer and chamberlains. Order to pay to John de Feriby 73s. 4d. from the treasury, which sum the king owes to him for his robes, for the 5th and 6th year of the reign, as appears by a bill of Robert de Tanton, keeper of the wardrobe, and for which the said John has not hitherto been satisfied, and has besought the king to cause payment to be made to him.

Oct. 24.
Windsor.

To Richard de Wylughby and his fellows, justices of assize in co. Derby. Order to proceed with all lawful speed in taking an assize of novel disseisin which Roger le Wyne arramed before them by the king's writ against William le Corsede of Hokenhale and others contained in the original writ for tenements in Penkeston and Normanton, but not to proceed to render judgment without consulting the king, as lately at the prosecution of the said Roger, showing that those justices delayed with taking that assize the king ordered them to proceed to take that assize and if there was any reason why they should not do so, to inform the king thereof, and they certified to the king that William and others contained in the original writ alleged that those tenements are placed in view in co. Nottingham and in Shirewod forest and the demesne soil of the king, as parcel of the said forest, and that they were foresters and servants of the said forest, and that for that reason no further progress had been made in that affair, whereupon Roger besought the king to provide a remedy.

By C.

Oct. 20.
Windsor.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made to Ralph de Sancto Laudo, sometime sheriff of Lincoln, for the sums which he shall be found to have paid to Etulo Lestraunge and Alesia his wife, for the arrears of a rent of 20l. yearly [*as at p. 140. above*], by the king's order.

Oct. 24.
Windsor.

To the same. Order to cause John de Mere, to whom the late king granted the custody of the lands which Cristina de Bydyk held of the late king in chief, until the heir should come of age, to be discharged and released of the ferm which he was held to pay on that account, from 24 February in the 5th year of the king's reign, provided that the said John shall answer to the king for the arrears of the same for the time when he was keeper as aforesaid, as on the said day the king took the homage of John son and heir of the said Cristina, as he had proved his age before Robert Selyman, late escheator this side Trent, for all the said lands, and the king ordered William Trussel, then escheator this side Trent, to cause John to have full seisin of the said lands.

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Oct. 13.
Waltham.*Membrane 12—cont.*

To the sheriff of Devon. Order to deliver the manor of Cleyhangre with the issues thereof to the prior and brethren of the Hospital of St. John of Jerusalem in England, or their attorney, as it was agreed in the parliament of the late king held three weeks after the Purification in the 17th year of his reign, that the lands etc. which belonged to the dissolved order of the Templars should not escheat to their chief lords, but that all the demesne lands, fees, advowsons and liberties which belonged to the Templars at the time of their cession should be assigned and delivered to the said prior and brethren, which statute was afterwards ratified by the king in parliament, and lately, at the prosecution of the said prior and brethren, showing that divers men of that county neglected to observe that statute, and occupied divers lands etc. of the said Templars, pretending that they had escheated to them, the king ordered that sheriff to take all the lands etc. in Cleyhangre and elsewhere which had been so occupied into the king's hand without delay, and to keep them safe until further orders, and to inform the king of the nature and yearly value of such lands and by whom they were occupied; and the sheriff informed the king that he had taken the said manor of Cleyhangre into his hand, together with the advowson of the church of that town, and that William Martyn had entered upon it after the said dissolution and held it until John de Mohun ejected him therefrom, and that the said John afterwards gave it to Robert de Mohun, his brother, who gave it to Payn de Mohun, his brother.

Oct. 26.
Windsor.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to restore the temporalities of the abbey of Wherewell together with the issues thereof to the prioress and convent there and not to intermeddle further with these temporalities or with the goods of that abbey, void by the cession of Isabella Wyntreshull, the late abbess, or to molest or aggrieve the prioress and convent in any way, saving always to the king the knights' fees belonging to the said abbey and the advowsons which shall fall in during this voidance, as on 11 January in the 3rd year of his reign the king granted to Isabella that when that abbey should become void by her death or cession, the prioress and convent there should have the custody of the temporalities during that voidance, so that no escheator or other bailiff or minister of the king or his heirs should enter upon the said temporalities or goods or intermeddle with them, or impede the prioress and convent from having full and free administration thereof, but that the said prioress and convent should have the free administration thereof, saving only the said knights' fees and advowsons.

The like to Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall and Devon.

*MEMBRANE 11.*Oct. 8.
Waltham Holy
Cross.

To the treasurer and barons of the exchequer. Whereas lately at the prosecution of Robert de Wodhous and Henry de Edenestowe and other canons of the church of St. Mary's, Suwell, co. Nottingham, by their petition before the king and his council showing that the chapter of that church in lands belonging thereto and the prebendaries in their prebends were wont to have a view of frankpledge in common, and whatever pertains to that view, and the fines of the assize of bread and ale from their tenants, and certain other liberties contained in that petition, and that William de Herle and his fellows, justices in eyre in that county, delayed to allow them those liberties, although representation was made before them that the said chapter was wont to enjoy such liberties, the king caused that petition to be brought to him in chancery together with the tenor of the process before the said justices, and sent to Geoffrey le Scrop and his fellows, justices appointed to hold pleas

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Membrane 11—cont.

before the king, ordering them to view and examine the said petition and process, receiving the fine from them for those liberties for having the replevin, and to proceed further to the final discussion of that affair; and afterwards the king learned from the said clerks that the said prebendaries and chapter, summoned before the king to answer whether they had enjoyed the said liberties in common or severally, answered that the said chapter had hitherto always enjoyed the said liberties on the lands and fees belonging thereto by itself, as had certain of those prebendaries by themselves, and they claimed to have and enjoy them so and not in common, stating that the final issue thereof could not be made in the way in which the said liberties had been claimed in that eyre before the king, by reason of this variation, by reason of the laudable service rendered by those clerks to the king and his progenitors, the king again ordered Geoffrey and his fellows to receive from each of those prebendaries for the liberties which they wish to claim before the king on the lands or fees of those prebends, to have the replevin, the fine by themselves, and similarly the fine of the said chapter, and to proceed to the final discussion thereof notwithstanding that those liberties were not claimed in other eyres of justices in that county, or that that chapter claimed the said liberties both on the lands and fees of those prebendaries, separated from the possessions of that chapter, and on the lands or fees belonging to the said chapter; and now it is found by the tenor of the record and process taken thereon before the said Geoffrey and his fellows, which the king caused to come before him in chancery, that the said chapter was wont from time out of mind to have the view of frank pledge with its appurtenances from all their men and tenants and residents in its fee in Suthwell, Halum, Neuton, and Edyngley; the said Robert, prebendary of Northwell, in Suthwell church, had the same of all the men, tenants and residents in his fee in Northwell, Wodhous, Wylughby, Middlethorp, as of the right of his prebend; similarly Robert de Notingham, prebendary of Oxtun and Crephull, in the same church, had the same of all his men, tenants and residents in Oxtun, Blitheworth, Calverton, Wodeburgh, Crephull, and Hikelyng; Lambert de Trikyngham, prebendary of Halghton, in the same church, of his manor of Halghton; the said Henry, prebendary of Oxtun and Crephull, in the same church, of all his men, tenants and residents in his fee in Oxtun, Blitheworth, Calverton, Suthwell, Wodeburgh, Crephull, and Hykelyng; Robert de Bridelyngton, prebendary of Wodeburgh, in the same church, of all the men, tenants and residents in his fee in Wodeburgh and Edyngley; William de Barneby, prebendary of Bekyngham in the same church, of all his men, etc. in his fee in Suwell, Edyngley and Bekyngham; Walter de Newerk, prebendary of Northmuskham in the same church, of all the men, etc. in his fee in Northmuskham, Calneton, Suthmuskham, Northcarleton, Normanton near Suwell; Thomas de Sancto Albano, prebendary of Dunham in the same church, of all the men, etc. in his fee in Dunham, Derleton, Wyniton and Ragenhull; John de Sandale, prebendary of Normanton in the same church, of all his men, etc. in his fee in Suwell and Normanton, and their predecessors, from time out of mind were wont to have the same, individually as of the right of their prebends; wherefore it was considered before the said Geoffrey and his fellows, that the said chapter, Roger and all the other prebendaries aforesaid should be without a day thereupon; and now the king has learned from the said chapter and prebendaries that the treasurer and barons by reason of extracts delivered before the justices in eyre at the exchequer, exact 2s. yearly for the view of frank-pledge of the tenants of the chapter of Suwell in the said towns of Edyngley, Halum, Halghton, Normanton and Suwell, held at Suwell, usurped upon the king by the said chapter; 2s. yearly for the view of frank-pledge of the tenants of that chapter in the said towns of Crephull, Calverton, Blitheworth and Oxtun, held at Oxtun, usurped in the same form; 12d. yearly for the view of frank-pledge

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Membrane 11—cont.

of the tenants of that chapter in the said towns of Calneton and Northmuskham, held at Northmuskham, usurped in the said form; 12*d.* yearly for the view of frank pledge of the tenants of that chapter in Suthmuskham, usurped in the said form; and 12*d.* yearly for the view of frank-pledge of the tenants of that chapter in Wodeburgh, usurped in the said form under the name of the sheriff of Nottingham; the king therefore orders the said treasurer and barons to cause the sheriff to be discharged of the said yearly sums and the arrears thereof, and to cause both him and the said chapter and prebendaries to be acquitted thereof at the exchequer.

Nov. 2.
Marlborough.

To the justices about to go in eyre in co. Kent. Order to admit Nicholas son of John de Daggeworth to the office of proclinator (*preconis*) marshal, usher and *barrerar*' in that eyre, and to allow him to receive the appurtenances of that office, as the late king, on 12 June in the 19th year of his reign, took the homage of John de Daggeworth, knight, kinsman and heir of Lora late the wife of William Pyforer, for the third part of the office of usher at the exchequer, which the said Lora, his grandmother, held of that king in chief at her death, and ordered it to be delivered to him, and the said John had acquired another third part of that bailiwick of Matilda de Daggeworth by the licence of Edward I. and the remaining third of Hamo Peverel, by the licence of the late king as fully appears in the letters of the king's father and grandfather thereon; and by the partition of the said serjeanty made in the exchequer of Edward I. between the said Matilda, one of the sisters and co-heirs of Simon de Scaccario, the said William and Lora, another sister and co-heir of Simon and John Peverel and Beatrice, third sister and co-heir, which partition the king has caused to come before him in chancery, it was found that Matilda, immediately after that partition, as the eldest daughter, elected and substituted in her place, and in that of her sisters, Philip de Cokefeld and John de Daggeworth, their serjeants to carry the wand (*virgam*) in the eyres of Hereford and Lancaster, then proclaimed, in the name of Matilda, Lora and Beatrice, and to perform the duties of that office; and by a certificate of the exchequer, sent into chancery by the king's order, it is stated that Edward I. committed to Philip de Cokefeld the office of proclinator, marshal, usher, and *barrerar*', which was in the hands of the said king by reason of the lands of the said Simon, deceased, who held of him in chief by the service of the said office, to hold during pleasure, and that king ordered Hugh de Cressyngham and his fellows, then justices in eyre in co. Lancaster, to admit the said Philip to that office in their eyre and in other eyres where they should go, and to allow him to receive the issues of that office, upon which order Philip was admitted to that office, as appears by the same certificate, wherefore the king lately ordered the justices in eyre in co. Northampton to admit the said John de Daggeworth to the office of proclinator, etc. in their eyre, and the said John was so admitted, as Geoffrey le Scrop, then chief justice of that eyre, has testified before the king; and afterwards on 28 May last it being found by inquisition taken by William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex, that the said John, then deceased, held the serjeanty of the ushery of the exchequer of the king in chief, and that the offices of the criers (*clamatorum*) and usher in the common Bench and the office of the marshal, usher, criers and *barrerar*' in all the eyres of justices in England belong to that serjeanty by homage and fealty, receiving from the king 5*d.* a day for every day that the exchequer is open, by the hands of the chamberlain there, and the due and accustomed fees belonging to this serjeanty, and that John demised a moiety of the said office of usher of the exchequer to Roger de Bedefeld and the other moiety to John Dymmok, to hold for their lives, saving to the said John de Daggeworth

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Membrane 11—cont.

and his heirs the said 5*d.* daily to be received as aforesaid, and also retaining the said offices in the eyres of the justices, and a fourth part of the office of usher and crier (*clamatoris*) in the said Bench, and that Nicholas son of the said John de Daggeworth was his next heir and of full age, the king took the homage of Nicholas for that serjeanty and ordered the treasurer and barons of the exchequer to cause him to have full seisin thereof, accepting security from him for his reasonable relief for that serjeanty, saving the king's right and that of the aforesaid Roger and John Dymmok.

The like to the justices next in eyre in the liberty of the bishopric of Durham, void and in the king's hand.

Nov. 4.
Marlborough.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to James le Botiller, earl of Ormound, in his ferm for the town of Aylesbury, which he holds of the king at fee ferm, for 30*l.* paid by him to Robert de Fienles by the king's order, as the late king, on 4 February in the 6th year of his reign, granted to Robert, for his good service, 60*l.* yearly from the ferm of that town, which Robert de Monte Alto and Emma his wife held at fee ferm, as Emma's dower, to be received by the hands of the said Robert and Emma and other lords of that town for the time being, for life, in two instalments yearly, in aid of his maintenance in the late king's service; and Robert received the said sum until the grant was revoked by certain ordinances made in the time of the late king by the prelates, earls and barons of the realm and accepted by the said king; and afterwards the present king, on 26 January in the 4th year of his reign, committed to Robert, in consideration of the said previous grant and of his good and laudable service to Queen Isabella and to the king when they were in France, and in coming with the king and his mother in pursuit of Hugh le Despenser and other rebels, the said yearly rent for life from the ferm of the said town.

Nov. 4.
Marlborough.

To the same. A like order to cause allowance to be made to the sheriff of Buckingham for 55 marks, which he has paid to the said Robert by the king's order, as the late king committed to the said Robert 110 marks yearly from the issues of that county, for life, or until he should make provision of 110 marks yearly of land or rent for him, which commission was revoked in the same manner as the one previously recited and has been re-granted by the king for the considerations aforesaid.

MEMBRANE 10.

Oct. 26.
Windsor.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Ralph de Sancto Laudo, sometime sheriff of Lincoln, in his account at the exchequer for the issues of the said county, for 64*s.* which he has paid, by the king's order, to Richard de Suthorp, whom the king lately appointed to superintend the buying and purveying of certain victuals in co. Lincoln, by the sheriff there, for the maintenance of the king and his lieges in the North, to be sent there, and for doing other things contained in the king's letters patent thereon, and the king ordered the sheriff to pay 2*s.* a day to Richard for every day when he was intending the said buying and purveying, and the said sheriff paid 64*s.* to the said Ralph for staying 32 days for that purpose.

Oct. 29.
Sheen.

To the sheriff of York. Whereas at the surrender of Berwick-upon-Tweed the men of that town were required to deliver twelve children of the principal men of the town as hostages for their loyalty, and the said men lately caused eight of these hostages to be delivered to the king at

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Membrane 10—cont.

Newcastle-upon-Tyne, and they have now sent the remaining four hostages to York, to wit, Nicholas son of John Tod of Berwick, John son of John Gros, Thomas son of John of the Bothe and Robert son of Thomas de Nesbit of the same, and the king had ordered ~~that~~ sheriff to receive the said four hostages and to cause them to be maintained from the issues of that bailiwick until further orders, the king therefore orders the sheriff to cause the said Nicholas and John to be safely taken to the abbey of Peterborough, and the said Thomas and Robert to the abbey of Rameseye, and to cause maintenance and other necessities to be found for them until they reach the said abbeys.

By K. and C.

[*Fœdera.*]

To the abbot of Peterborough. Order to receive the said Nicholas and John from the said sheriff and to cause them to have maintenance and other necessities in his houses and to be taught letters (*litteris erudiri*).

By K. and C.

The like order to the abbot of Rameseye to receive Thomas and Robert, etc. as aforesaid.

By K. and C.

Oct. 26.
Windsor.

To the treasurer and barons of the exchequer. Order to allow to the bailiffs of Nottingham 10*l.* in the ferm of that town, which sum they have paid by the king's order to Meliora, late the wife of Gilbert de Glynkarny, and to Robert de Newerk her husband [*as in this Calendar, 6 Edward III. p. 521*].

Nov. 3.
Marlborough.

John de la Haye, Thomas de Bedeford, Philip son of William and John Russel imprisoned at Colchester for trespass of venison in Hynholt forest, have letters to Robert de Ufford, keeper of the Forest this side Trent, to bail them until the coming of the justices for pleas of the Forest in co. Essex.

Oct. 30.
Windsor.

To the sheriff of Hertford. Order to cause the parson of the church of Caldecote near Baldok to have full seisin without delay of a messuage and 12 acres of land in Caldecote near Baldok which William le Kyng of Stanford held, who was outlawed for felony, and which were in the king's hand for a year and a day, as the king has learned by inquisition taken by the sheriff, that William held the said messuage and land of the parson of the said church, and that John de Blomvill, escheator in that county, had the year, day and waste thereof and ought to answer for them to the king.

Oct. 28.
Windsor.

To the justices of the Bench. Order to proceed with a plea brought by Isabella, late the wife of John Ughtred, in the king's court at York by writ of right, against Nicholas de Hugate for the third part of a messuage in York, and to do justice to the parties, but not to proceed to render judgment without consulting the king, as Isabella has shown to the king that she claimed the said third part as her dower, since the messuage belonged to her husband, and afterwards at the prosecution of Nicholas asserting that he held that messuage for life by the king's grant, with reversion at his death to the king, and proffering the king's charter testifying to this, the king ordered that suit to be brought before those justices on the morrow of Ascension last, and in that suit Nicholas exhibited the said charter before the justices in defence of his right, asserting that he ought not to answer to anyone thereupon without the king, wherefore those justices stopped proceeding further with that plea, whereupon the said Isabella has besought the king to provide a suitable remedy.

By C.

Nov. 4.
Marlborough.

To the treasurer and barons of the exchequer. Order to cause Robert de Barton, late keeper of the bishopric of Carlisle lately void and in the late king's hand, to be discharged and acquitted at the exchequer of the fruits and obventions of the churches of Penreth and Dalston appropriated to that bishopric, which he had levied at the time when he had the custody of the said bishopric, so that he may answer to William, archbishop of York,

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Membrane 10—cont.

for those fruits and obventions, as it was resolved in the late parliament at Westminster that the keepers of archbishoprics, bishoprics, abbeys and priories, which become void shall only intermeddle with the temporalities and not with the appropriated churches, prebends or other spiritualities; and the king afterwards learned that Robert had levied for the king's benefit the said fruits and obventions, which ought to belong to the archbishop, as keeper of the spiritualities of the said bishopric, and the king had ordered the said Robert to cause the said fruits and obventions to be delivered to the archbishop or to those to whom they ought to belong.

Nov. 1. To the sheriff of Northampton. Order to cause a coroner for that county
Marlborough. to be elected in place of Henry Trailly who is so sick and weak that he cannot travel to perform the duties of that office.

June 12. To the sheriff of York. Order to cause the timber of an old and ruinous
Tweedmouth. house in York castle on the south side, to be pulled down, and of that timber and of other timber to be bought by him, if necessary, to build a house on the north side of that castle, for the receipt of Queen Philippa, with exchequers and other things necessary therefor, and to cause a certain paling in that castle from the great door of the hall of the king's exchequer on the east side of the said hall to the south end of the same, to be newly made, and another paling in that castle on the north side of the same for enclosing the king's receipt there, and also to cause a certain wooden bridge under the portico which leads from the said castle on the south side to the king's mills of that castle, to be newly built, from the issues of that bailiwick, by the view and testimony of Nicholas de Langeton, mayor of York.

By bill of the treasurer.

Nov. 5. To the treasurer and barons of the exchequer. Order to cause allowance to
Marlborough. be made to the burgesses of Gloucester for the money which they shall be found to have paid by the king's order, of 100s. yearly, to Elias de Roff[a], marshal of the king's horses and his heirs, to whom king Henry III. by his letters patent, which the king has inspected, granted the said rent in the town of Gloucester, to wit, 50s. from certain purprestures there and 50s. from the ferm of that town, to have and receive from Henry III. and his heirs, and it has now been shown to the king by the burgesses of that town in their plaint that although they have paid the said rent to Elias and his heirs from the time of the said grant, and had allowance therefor at the exchequer of the king's progenitors, yet the said treasurer and barons now delay to make allowance to them for the said rent, whereupon they have petitioned the king to provide a remedy.

Nov. 11. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and
Marlborough. Rutland. Order to cause all the lands and advowsons of which Edmund, earl of Arundel was seised at his death, in his demesne as of fee in the island of Haxiholm, co. Lincoln, to be seised into the king's hand without delay and to cause them to be delivered to Richard de Arundel son and heir of the said Edmund, except the lands, fees and advowsons which the earl held by the late king's grant; as lately at the prosecution of Richard, by his petition before the king and his council in the late parliament at Westminster, beseeching the king to render to him, as next heir of the said earl, the lands which belonged to the earl and of which he died seised in his demesne as of fee, on 14 December in the 4th year of his reign, in the said parliament the king took Richard's homage for all the lands which the said earl held at his death of the late king in chief and ordered William Trussel, then escheator this side Trent, to seise all such lands into the king's hand and deliver them to Richard or his attorneys, except the lands, fees and advowsons which that earl held by the gift and grant of the late king, and Richard has informed the king that certain lands and advowsons in the

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Membrane 10—cont.

island of Haxiholm, of which the earl died seised as aforesaid, are hitherto detained from him, and he has besought the king to cause them to be delivered to him.

Nov. 15.
Marlborough.

To the treasurer and barons of the exchequer. Order to cause John de Carleton to be discharged and acquitted of 20*l.* which he owed to the king for the bailiwick in Holdernesse which Hugh le Lorymer lately held, from 29 January in the 5th year of the king's reign, which sum is exacted of him by summons of the exchequer, provided that answer is made to the king by Hugh for that sum for the said 5th year, as the king lately committed the said bailiwick to John, to hold during good behaviour, and afterwards, on the said 29 January, because Hugh found a certain security for faithfully performing the office of coroner and all other things touching that bailiwick until Michaelmas following and for rendering the said 20*l.* to the king for that bailiwick until that date, the king caused the commission to John to be revoked and ordered John not to intermeddle further with that office and bailiwick.

MEMBRANE 9.

Oct. 21.
Windsor.

To the sheriff of Kent. Order to make summons and proclamations for an eyre to be held at Canterbury on Thursday after St. Lucy the Virgin next, before Geoffrey le Scrop, John de Cantebrigg, Geoffrey de Edenham, John de Radenhale and John Claver, and to cause proclamation to be made throughout that bailiwick that all assizes and pleas which were not finished or which were summoned before the justices at Westminster or York or before the justices last in eyre in that county, and all pleas before the justices of assize or of gaol delivery shall be brought before the said justices in the same state in which they remained by the order of the king, the justices in eyre or the justices of the Bench.

By p.s.

Oct. 30.
Windsor.

To Geoffrey le Scrop. Order to intend the duties of justice in eyre in co. Kent together with John de Cantebrigg, Geoffrey de Edenham, John de Radenhale and John Claver, and to be at Canterbury on Thursday after the feast of St. Lucy the Virgin next to do this.

By p.s.

The like to the following :

John de Cantebrigg.
Geoffrey de Edenham.
John de Radenhale.
John Claver.

To John de Trevaignon. Order to intend the office of serjeant in the said eyre on the said day.

By p.s.

Oct. 30.
Windsor.

To the justices of the Bench. Order to adjourn all pleas touching the men of Kent which are pending undecided before them to the said Thursday, causing proclamation to be made in the said Bench that the men of that county shall pursue their records of the said pleas if they think fit, in accordance with the proclamation aforesaid made by the sheriff of Kent at the king's order.

By p.s.

To Peter de Ludyngton, keeper of the king's writs in the common Bench. Order to deliver by indenture to Adam de Stayngreve all writs touching the aforesaid pleas, in accordance with the preceding order directed to the justices of the Bench, as the king has appointed Adam to keep the writs of all pleas in the eyre of Geoffrey le Scrop and his fellows, justices in eyre in co. Kent.

By the same writ.

Nov. 26.
Wineanton.

To John de Stonore. Order to be at Canterbury without delay or excuse on Thursday after St. Lucy the Virgin next, to take the place of Geoffrey

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Membrane 9—cont.

le Scrop as justice in eyre in co. Kent, so that the said eyre may not suffer or be retarded by his absence, which would excite the king's displeasure against him, as the king lately appointed Geoffrey with John le Cantebrigg, Geoffrey de Edenham, John de Radenhale and John Claver, to be justices in eyre in that county, and afterwards, because Geoffrey de Edenham could not attend to this for certain reasons, the king appointed Thomas de Radelclif to be justice in his place, and now Geoffrey le Scrop is intending certain other affairs of the king by his order, so that he cannot fulfil the said office, and the king has therefore appointed John in his place. By K. & C.

Nov. 11.
Marlborough.

To the sheriff of Lincoln. Order to cause Hugh Chaumberleyn, merchant of Flanders, to be delivered from Lincoln prison, together with his goods and chattels, in accordance with a former order [*as at page 138 above*] in response to which that sheriff had informed the king that the said Hugh was taken by the constable and town of Boston on account of malevolence and indignation against the king. By p.s.

Nov. 8.
Marlborough.

To Ralph de Nevill, keeper of the temporalities of the bishopric of Durham, void and on the king's hands, or to him who supplies his place there. Order to pay to William de Leicestr[ia], from the issues of those temporalities, 6s. 8d. a day for his expenses from 16 October last, on which day he started for those parts to fulfil the duties of the office of chancellor of the liberty of that bishopric, so long as he shall intend that office, as the king appointed William to that office and to hold the seal deputed for the same during the voidance of that bishopric, to receive therein such fee as other chancellors were wont to receive in time of a voidance, and the king ordered the said keeper to pay this fee to William from the issues of that bishopric while he should hold that office, and now the king has learned from William that the keeper has hitherto refused to pay that fee to him because it has not been ascertained what fee other chancellors there were accustomed to receive in the time of a voidance, and by the certificate of the treasurer and barons of the exchequer it is found that 6s. 8d. a day were allowed to Robert de Sapy, late keeper of that bishopric, void and in the hand of the late king, in his account at the exchequer for the temporalities there, for the expenses of Adam de Brom, then deputed to the office of chancellor within the liberty of that bishopric. By C.

Nov. 18.
Marlborough.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Whereas the king had ordered him to show why he had taken the town of Saxebey into the king's hand, the escheator showed that he had not taken that town into the king's hand, but because he understood that Robert de Henore and Thomas de Shirfeld held that town of the king in chief by knight's service, and had not yet done homage and fealty to the king, therefore he had distrained them for their said homage and fealty, and afterwards at the prosecution of the said Robert and Thomas showing that the said town was not held of the king, the king ordered the escheator to take an inquisition thereupon, by which it was found that Robert and Thomas hold that town of Richard de Grey, of Codenore, by the service of a pair of gilt spurs; the king therefore orders the escheator not to intermeddle at present with the said town by reason of such homage and fealty, and to release Robert and Thomas without delay from any distrainment made upon them for that cause.

MEMBRANE 8.

Oct. 28.
Windsor.

To the justices of the Bench. Order to proceed with a plea which Stephen de Rokele and Katherine his wife brought against Thomas atte Oldhalle and Agnes his wife for a third part of a messuage, 82 acres of land,

1333.

Membrane 8—cont.

5½ acres of meadow, 4 acres of pasture, 31 acres of wood, 4 acres of alders and 8s. rent in Great Reynes, as the dower of the said Katherine, which pertains to her from the said lands which belonged to Robert Belet, formerly her husband, but not to proceed to render judgment without consulting the king, as Stephen and Katherine have shown to the king that whereas they sought the said lands in the king's court, before those justices, the said Thomas and Agnes in defence of their right asserted that they held the tenements for life of the inheritance of John son and heir of John de Sancto Philiberto, a minor in the king's wardship, rendering thence 10 marks yearly, and that the said rent is in the king's hand by reason of the minority of the heir, and they sought aid from the said John son of John, and asserted that further progress should not be taken in that plea without consulting the king, wherefore the justices delayed to proceed with that plea, whereupon Stephen and Katherine have besought the king to provide a remedy. By C.

Nov. 1. To the sheriff of Warwick. Order to cause a coroner for that county to be elected in the place of William de London, who is so sick and weak that he cannot travel to fulfil the duties of that office.

Nov. 8. To the sheriff of Essex. Order to cause a verderer to be elected for the forest of Essex, in place of William le Rous, deceased.

The like order to the same sheriff to cause a verderer to be elected in the same forest in place of Thomas Belhous, deceased.

Nov. 5. To the treasurer and barons of the exchequer. Whereas Robert Lanney of Maydeford, clerk, was lately indicted in the king's court before the justices in eyre in co. Northampton of the theft of a horse and a mare of the price of 20s., and afterwards purged his innocence before H. bishop of Lincoln, ordinary of the place, to whom he was delivered by the justices according to the privilege of the clergy, wherefore on 2 November in the 4th year of his reign the king ordered the sheriff of that county to restore to Robert his lands, goods and chattels without delay [*as in this Calendar, 4 Edward III. p. 70*], and now the king has learned from Robert that the sheriff delivered the said lands, goods and chattels to him, but that the treasurer and barons cause 9s. 2d. yearly for the value of the said lands, at which they were extended by the said justices, to be exacted yearly from that sheriff from the said 2 November, by summons of the exchequer, wherefore that sheriff distrains Robert for that sum, the king therefore orders the treasurer and barons to cause the sheriff to be discharged and acquitted of that payment from the said 2 November, ordering him not to distrain Robert therefore, if they find that the said 9s. 2d. has been exacted for the aforesaid reason.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with a moiety of the manor of Compton Chaumberleyn and with certain lands in Dunton near Bikeleswade, restoring the issues to John Avenel, as the king has learned by inquisition taken by the escheator that Katherine late the wife of John Avenel held in her demesne as of fee at her death, the said moiety, except 33s. 4d. yearly rent there, of the king in chief by the service of the tenth part of a knight's fee, and the said lands also in her demesne as of fee of the king in chief, by the service of the tenth part of a knight's fee, and that John, son of Ralph de Bokelond, formerly husband of the said Katherine, is her next heir and aged four years, and by another inquisition also taken by the escheator at the prosecution of John Avenel, beseeching the king that the said moiety and lands should be delivered to him by reason of his issue by Katherine, it is found that John married Katherine on Friday before Michaelmas in the 6th year of the king's reign in the church of

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Membrane 8—cont.

St. Laurence, Dunton, near New Sarum, and that John had a daughter named Mary by the said Katherine.

Nov. 1.
Marlborough.

To the justiciary, chancellor and treasurer of Ireland. Whereas the king granted to Edmund de Grymmesby the custody of the rolls, writs and other memoranda of the chancery of Ireland, to hold during pleasure, receiving the usual fee in that office, the king wishing to ascertain what yearly fee such a keeper ought and was wont to receive, and if that fee ought reasonably to suffice for the said keeper, orders the said justiciary, chancellor and treasurer to inform him upon this without delay, and in the meantime the treasurer is to pay Edmund upon his expenses a certain sum of money from the treasury by the advice of the council. By K. & C.

Nov. 2.
Marlborough.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to cause a message and a carucate of land called 'Shardelowes' in Agmondesham, which belonged to Simon de Bereford, the king's enemy and rebel, which escheated to the king by Simon's forfeiture to be resumed into the king's hand and delivered to William le Latymer, to whom on 16 February in the 5th year of his reign, the king committed the said tenements, to hold for twelve years next following, rendering 100s. yearly to the king thereon at the exchequer; and afterwards it was found by inquisition taken by that escheator that Ralph de Wedon demised the said tenements to Simon, for life, and that Ralph never made any charters, releases or other deeds thereupon to Simon, and that Simon had no other estate in those tenements except for life, the king therefore ordered the escheator to cause those tenements to be resumed into his hand and delivered to Ralph, so that he should answer for the issues thereof to the king at the exchequer, if they ought to belong to the king, as is shown by inspection of the chancery rolls; and now by an inquisition taken by Thomas Bacon, Michael de Wath and John Cifyrwas, it is found that Hugh de la More lately gave the said tenements to Adam de Shardelowe and Alice his wife by a fine levied in the king's court to hold for their life with remainder to Ralph de Brok and his heirs; and now by the tenor of a certain note of the fine levied between the said Ralph de Brok and Simon before the justices of the Bench, in the 2nd year of the king's reign, it is found that Ralph de Brok granted the reversion of those tenements to Simon and his heirs, and by the said inquisition taken by the said Thomas, Michael and John, it is likewise found that Adam and Alice afterwards granted the said tenements to Ralph de Wedon, for their life, and that Ralph de Wedon afterwards granted his estate in those tenements to Simon by his deed, and so Simon held the said tenements for himself and his heirs on the day when he forfeited to the king, wherefore the said tenements ought to remain forfeit to the king. By C.

Nov. 4.
Denford.

To Richard de Wylughby and his fellows, justices appointed to hold pleas before the king. Whereas the king lately pardoned several men for their good service who had exposed their lives with the king in the war of Scotland, the suit of the king's peace for certain felonies and trespasses committed by them against the peace of the king and his father, of which they were indicted or appealed, and also the outlawries, if any were promulgated against them for this cause, and the king has learned that certain persons, falsely asserting that they have been with him in the said war when they have not been, have made use of their letters of pardon contrary to the king's intention, and intend to show them before the justices to obtain the acquittance for such felonies, trespasses and outlawries, the king therefore orders the justices to in no wise allow such pardon when such letters are exhibited before them, until they have ascertained that those for whom such letters are exhibited have actually been with the king in the said war, in his service according to the tenor of the king's letters patent thereon. By p.s.

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MEMBRANE 7.

Nov. 20.
Marlborough.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver to Isabella late the wife of William de Vescy of Neusom, certain lands in Baumburgh called 'Ingramfeld,' co. Northumberland, together with the issue thereof, saving to the king the fealty of the said Isabella, due to him in this respect, as the king has learned by inquisition taken by the escheator that William and Isabella held the said lands jointly at William's death, by a fine levied in the court of Edward I. and that the said lands are held of the king in chief by serjeanty and by the service of rendering 20s. yearly to the exchequer of Newcastle-upon-Tyne by the hands of the sheriff of Northumberland, and that William de Vescy, son of the said William is his next heir and of full age.

Nov. 12.
Marlborough.

To the collectors of the customs in Lincoln city. Order to pay to the count of Julers 450 marks for Michaelmas term last from the issues of those customs, as the king lately granted to the count 900 marks from the issues of the customs in the port of Boston, to be received yearly by the hands of the collectors there, and the staples of wool, hides and wool-fells have been fixed at Lincoln and other places, and such customs are only collected in these staples.

Nov. 24.
Marlborough.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors on their account at the exchequer for 450 marks which they have paid to the count of Julers by virtue of the preceding order.

Nov. 26.
Marlborough.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Adam de Elyngcham, who is insufficiently qualified.

Nov. 13.
Clarendon.

To the sheriff of York. Order to supersede a previous order directing him to cause a verderer to be elected for the forest of Galtres in place of John de Shupton, and to allow the said John to exercise that office as he had hitherto done, as it was lately shown to the king that John was insufficiently qualified for that office, and it has been testified before the king in chancery by Ralph de Nevill, keeper of the Forest beyond Trent, that John is better qualified to exercise that office than Gregory de Thornton, who is now elected.

Nov. 23.
Clarendon.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause payment to be made to William de Botereaux, formerly sheriff and steward of Cornwall, of the money which he shall be found to have paid by the king's order to James Nicholas and Bartholomew de Barde and their fellows, merchants of the society of the Bardi of Florence, of the 3866*l.* 15*s.* 3½*d.*, remaining of the greater sum of 4366*l.* 15*s.* 3½*d.*, due to the said merchant by the king [*as at page 64 above*], and the king orders the treasurer and chamberlains to cause tallies for such sums as they shall find to have been received by the acknowledgment of the merchants, to be levied as often as necessary under the names of those by whose hands they received the said money, and delivered to those merchants or their attorneys until the said debt is fully discharged.

Nov. 11.
Clarendon.

To the treasurer and barons of the exchequer. Order to cause Edward de Monte Hermerii to be discharged and released at the exchequer of 4*l.* 3*s.*, as the king has pardoned him 73*s.* 10*d.*, at which he was amerced at the king's suit as tenant of the land which belonged to Matthew son of John, and 9*s.* 2*d.* for such amercements and issues forfeited in the common Bench.

By p.s. [7339.]

Nov. 26.
Clarendon.

To the same. Order to cause allowance to be made to John de Wodehous, keeper of the hanaper of chancery, for divers sums which he has paid

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Membrane 7—cont.

for making two new seals at Berwick-upon-Tweed, and for the carriage of the chancery rolls from London to York, and for the expenses of divers of the king's clerks for the expedition of certain of the king's affairs, and for the wages of divers couriers carrying the king's writs to divers places of the kingdom, sent by the order of John, bishop of Winchester, the chancellor, as appears by the particulars contained in a certain schedule which the king sends to the said treasurer and barons with these presents.

Oct. 22.
Windsor.

To the same. Order to supersede the demand which they had made upon Thomas de Synyngthwayt, to account before them at the exchequer for the manor of Brustwyk in Holdernessee, for the issues, corn, stock, goods and chattels thereof from Michaelmas in the 6th year of the king's reign, and to cause him to be released without delay from any distrainment made for that cause, as on 6 February last the king committed to Thomas the custody of the said manor to hold from 10 December last past, during pleasure, answering for the issues thereof to the king in his chamber, as the king wishes answer to be made to him in the said chamber for the said issues, etc., in the said manor and its members, from the said Michaelmas, and the account for the same to be rendered there.

By p.s. [7321.]

Nov. 28.
Clarendon.

To the same. Order to cause Peter de Saltmerssh to be discharged and released at the exchequer for the issues of the temporalities of the bishopric of Durham, vacant by the death of Louis, the late bishop, in co. York, provided that Ralph de Nevill shall answer to the king for the said issues, as the king lately granted the custody of the said temporalities in co. York to Peter, to hold during pleasure, answering to the king at the exchequer for the issues thereof, and afterwards the king granted the custody of the said bishopric to Ralph with all the lands belonging thereto in co. York and elsewhere, to hold during pleasure, answering to the king at the exchequer for the issues thereof, and the king ordered Peter to deliver to Ralph all the lands in co. York, which belonged to that bishopric, and which were in his custody, together with the issues thereof.

Nov. 30.
Clarendon.

To the same. Order to allow to Maneutus Francisci, whom the king has appointed to make divers purveyances of corn and other victuals in divers parts of the kingdom for the expedition of the war of Scotland, with the king's money, his reasonable wages for the time when he shall intend such purveyances, in his account at the exchequer, having consideration to the wages elsewhere allowed to him in that office in the time of the late king.

MEMBRANE 6.

Oct. 4.
Waltham.

To William de Northo, escheator in cos. Kent, Surrey, Sussex, and Middlesex. Order not to intermeddle further with the manor of Patrikesbourn, restoring the issues thereof to the present prior of Beaulieu, as the king had ordered the escheator to inform him why he had taken that manor into the king's hand, and the escheator showed to the king that he had so taken it because he had found by inquisition of office that Simon, late prior of Beaulieu in Normandy, who held that manor of the king in chief, had died; and lately at the prosecution of the present prior of that house, showing that he held that manor and all his other lands in co. Kent, by charters of the king's progenitors, in frankalmoin, and that neither the king nor his progenitors had the custody of that manor or of any of the lands of the said priory during a voidance, nor received any issues thence nor had intermeddled with them, and that the priors of that place had hitherto not done fealty to the king or his progenitors, and beseeching the king to cause his

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Membrane 6—cont.

hand to be removed from the same, the king ordered the escheator to take an inquisition on that matter, by which it was found that neither the king nor his progenitors had any right to any of the lands of that priory in co. Kent, etc., as aforesaid.

Nov. 20.
Marlborough.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to William le fitz Waryn, keeper of the castle of Montgomery, in his ferm, at the exchequer, for 20*l.* which he has spent in repairing the bridge of the said castle and the roofs of the houses and other buildings therein, by the king's order, receiving from William the king's writ by which he did the premises, and any indentures made in this respect.

Nov. 20.
Marlborough.

To Ralph de Nevill, keeper of the bishopric of Durham, void and in the king's hand, or to him who supplies his place there. Whereas the king lately ordered him to go to Hertipol to cause the wool of James Tounverlaet, John Bane, William del Stone, and John de Cortscroof to be restored to them by the bailiffs of that town [*as at page 147 above*], and now the said James, John, William, and John have shown to the king that their said wool and hides were taken by John de Nesbit, Richard de Heselden, Thomas de Nesbit, Benedict de Nesbit, Richard de Wermouth, Richard de Braunspeth, John son of Margaret, William Lambert, William de Tunstall, William Clerk, Simon de Seton, William son of Godard, Nicholas Russel, Richard Errell, William Errell, Nicholas Goldsmyth, Thomas Pierson, Simon Goldsmyth, Ralph de Northcotes, Richard Gilbert, Richard Stour, William de Herdewyk, Peter Bell, William Bell, John Hardelade, William de Ellewyk, John de Douir, Stephen de Hull, John son of Elias and Nicholas le fitz Robert of Woleston, and are now detained by them and by the bailiffs of the said town, the king therefore orders that keeper to go in person to that town without delay, and to warn and inform the said bailiffs and John de Nesbit, etc., to cause the said wool and hides to be restored to the said James, John, William, and John without delay, or the price of them if they no longer exist, and to compel the said bailiffs and others to do this immediately by seizing upon their bodies and goods, or in other ways which may seem expedient, so that the agreement made between the king and the count of Flanders and the towns of Brugges, Ypre, and Ghent may not be infringed, and to inform the king at once if there is any reason why he should not execute that order.

Nov. 23.
Clarendon.

To Thomas de Foxle, constable of Wyndesore Castle. Order to cause the chaplains celebrating divine service in the chapel of that castle from Michaelmas last to Michaelmas next, to have the bread, wine, oil and other such minute necessities for maintaining divine service there.

Nov. 20.
Marlborough.

To the same. Order to pay to the janitor of both gates, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, the other viewer of the king's works, 2*d.* a day; to John the gardener of the garden without the castle, 2½*d.* a day; to four watchmen of the castle, 2*d.* a day each; to Ralph de la More, clerk of the king's works in the castle 2*d.* a day; to John de Ledbury, keeper of Kenyngton park, 1½*d.* a day; being their wages and stipends, from the time of the constable's appointment until Michaelmas next.

Dec. 2.
Clarendon.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order not to distrain Joan, late the wife of John Bygot for her fealty, as she has done fealty to the king for the lands which she holds of him in dower.

Nov. 30.
Clarendon.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Ralph de Nevill, keeper of the Forest beyond Trent, in his account at the exchequer for the issues of the said forest, for such fee as has been allowed to other keepers of that forest for the same.

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Membrane 6—cont.

Nov. 25. To the same. Order to cause allowance to be made to Ralph de Nevill, keeper of the Forest beyond Trent (whom the king lately ordered to cause his laund of Plumpton to be enclosed, from the issues of his bailiwick, by the view and testimony of John de Kirkosewald and Robert de Barton, by its ancient accustomed bounds, so that the least harm may be done to the king), for the costs which they shall find him to have incurred in executing the said order.

Dec. 2. To the same. Order to cause allowance to be made to the said Ralph de Clarendon. Nevill, on his account at the exchequer, for the tenth penny which he has paid to the prior of St. Mary's, Carlisle, on all agistments in Ingelwode forest by the king's order, as it was lately found by inquisition taken by John de Crombwell, late keeper of the Forest beyond Trent, that the prior of St. Mary's, Carlisle, and all his predecessors, were seized of the tenth penny from all agistments in the forest of Ingelwode without the parish, by the hands of the receiver of the issues of that forest, from the time of the foundation of that priory, by the grant of Henry son of the empress (*Imperatoris*) until Henry le Scrop, formerly keeper of that forest, detained that money, and it was found by the certificate of the said Henry that he had detained the said money because the prior had no warrant for having it, and the king ordered Ralph to pay the said money to the prior.

Nov. 26. To Thomas de Baxby. Order to intend the office of serjeant before the Wincanton. justices for holding pleas following the justiciary of Ireland, and before the justices of the Common Bench of Dublin, and the king has ordered the said justices to admit him to that office. By p.s. [7376.]

Nov. 26. To the sheriff of Lincoln. Order to cause a coroner for that county to Clarendon. be elected in place of Walter Rughheved of Spaldyng, who is so weak that he cannot travel to perform the duties of that office.

Nov. 28. To the sheriff of York. Order to cause a verderer to be elected for the Clarendon. forest of Galtres in place of Gregory de Thornton, who is so sick and bowed down by age that he cannot perform the duties of that office.

By the testimony of Ralph de Nevill, keeper of the Forest beyond Trent.

Dec. 2. To the sheriff of Cumberland. Order to cause a coroner for that county Clarendon. to be elected in place of John son of Thomas de Karliolo, who is insufficiently qualified.

Nov. 28. To the sheriff of York. Order to restore to Simon le Litster, of Roderham, clerk, without delay, his lands, goods, and chattels which were taken into the king's hand on his being indicted before Henry de Percy and his fellows, justices of oyer and terminer in the West Riding in that county, for receiving Thomas Kene, Richard Drugg, Walter Innsand, and William Stork, approvers of hanged thieves, as Simon has purged his innocence before W. archbishop of York, diocesan of the place, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Dec. 7. To the treasurer and barons of the exchequer. Order to cause allowance Clarendon. to be made to William Trussel, late escheator this side Trent, in his account at the exchequer, for such fee for the time when he was escheator there, as other escheators there have been allowed.

*Membrane 6—Schedule.**Warantia dierum.*

Feb. 15. To the justices of the Bench. Order not to put Henry son of Hugh in Pontefract. default for not appearing on Wednesday, the octaves of Hilary last, in the suit before them between Joan, late the wife of Hugh son of Henry son of Hugh, and the said Henry, concerning the payment by the said Henry to

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Membrane 6—Schedule—cont.

the said Joan of 370 marks which are in arrears to her of a yearly rent of 20 marks, as Henry was in the king's service, by his order, on that day.

By p.s. [6240.]

To the same. Order not to put Henry fitz Hugh of Ravenswath in default for not appearing on Wednesday, the octaves of Hilary last, in the suit before them between Joan, late the wife of Hugh son of Henry fitz Hugh, and the said Henry, concerning a debt of 19*l.* which Joan exacts from Henry, because he was in the king's service, by his order, on that day.

By the same writ.

Feb. 24.
Pontefract.

To the same. Order not to put Geoffrey de Say, knight, in default for not appearing on Wednesday, the quinzaine of Martinmas last, in a suit before them between William son of William de Cheny, knight, demandant, and the said Geoffrey. *ténant*, concerning the manor of Strete, except 4 virgates of land and 150 acres of pasture there, as Geoffrey was in the king's service, by his order, on that day.

By p.s. [6263.]

May 29.
Tweedmouth.

To the same. Order not to put John de Stonore in default for not appearing on Monday, the morrow of the month of Easter last, in the suit between John son of Adam son of John de Repynghale, demandant, and the said John de Stonore and Matilda his wife, tenants, concerning 21 acres of land, 2 acres of meadow, and 4*s.* rent in Walcote, and concerning the manor of Repynghale, except 6 messuages, 40 acres of land and 7 acres of meadow there, as John was in the king's service, by his order, on that day.

By p.s.

Here John, bishop of Winchester, the chancellor, retired, as appears enrolled in a memorandum on the dorse of this roll.

July 22.
Berwick-on-Tweed.

To the justices of the Bench. Order not to put Bartholomew de Fana-court, knight, in default for not appearing on Monday, the morrow of three weeks after Easter last, in the suit before them between Edm[und] de Twenge, demandant, and the said Bartholomew, tenant, concerning two tofts and 3 bovates of land in Brotton, as he was in the king's service, by his order, on that day.

By p.s. [6485.]

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Jan. 22.
Dunstaple.

To the mayor and sheriffs of London. Order not to put Thomas West, knight, in default for not appearing on Monday, after St. Edmund the king last, in a suit before them in the hustings of London, between Hugh son of Hugh le Blound, demandant, and the said Thomas, tenant, concerning a message in London, as he was in the king's service, by his order, on that day.

By p.s. [7494.]

Jan. 21.
Dunstaple.

To the justices of the Bench. Order not to put Roger Huse, in default for not appearing on Monday, the morrow of three weeks after Easter last, in the suit before them between Geoffrey de Colvill, knight, demandant, and the said Roger, tenant, concerning the manor of Hachwode, as he was in the king's service, by his order, on that day.

By p.s. [7490.]

1333.

MEMBRANE 5.

Dec. 5.
Marlborough.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Peter de Saltemerssh, sheriff of York, in his account at the exchequer, for 22*s.* 6*d.*, which he has paid to William de Excestr[ia], crier of the same place (*placee*) for his expenses in repairing the bars of the exchequer and other necessary things for the session of the justices and clerks of that place (*placee*), at York, made by the said William from the issues of his bailiwick, by bill of Geoffrey le Scrop, chief justice of these pleas.

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*Membrane 5—cont.*Dec. 1.
Clarendon.

Thomas de Musgrave, imprisoned in Carlisle castle for trespass of vert and venison in Ingelwod forest, has letters to Ralph de Nevill, keeper of the Forest beyond Trent, to bail him until the coming of the justices next in eyre for pleas of the Forest in co. Cumberland.

Dec. 8.
Clarendon.

To the sheriff of Somerset. Order to cause the manor of Suthcadebury, in that county, to be restored, without delay, to Margaret late the wife of Reginald de Frome, together with the issues thereof, as lately at the prosecution of the said Margaret, showing that the said manor, which she and Reginald held as her dower, was taken into the king's hand because of a false oath made by Reginald and others in a certain inquisition taken before William de Bereford and his fellows, justices of the Bench of the late king, between Ralph de Camoys, demandant, and Walter son of Lucy de Meriet, tenant, concerning the manor of Bradeford near Taunton, except a garden, 80 acres of land, 4 acres of meadow, two messuages and the fourth part of a messuage there, of which he was convicted before William de Herle and his fellows, justices of the Bench, by a jury of 24 knights, and that the said Reginald is now dead, and beseeching the king to cause the said manor with the issues thereof, to be restored to her; the king therefore appointed certain lieges to take an inquisition on this matter, namely John de Preston, late mayor of London, and Robert de Kelleseye, by which it was found that Reginald died on Thursday, Midsummer day last, in the Flete prison in the suburb of London, in the custody of Edmund de Cheyny, keeper of that prison; and by another inquisition taken before John de Erlegh and John de la Fosse, it is found that Reginald and Margaret held a third part of that manor in dower of the said Margaret, from the dotation of John du Boys, her former husband, by the assignment of John [de] Pauncefot, chief lord of that manor, and two parts of that manor in allowance of her dower from the lands of the said John du Boys in Phelippeston, co. Dorset, Nitherhampton, co. Wilts, Bytewode and Dounheved, co. Somerset, from the second year of the late king's reign to the day on which the said manor was taken into the king's hand, and that that manor is held of John de Pauncefot by knight's service, and is worth 19*l.* yearly.

Dec. 8.
Marlborough.

To John de Wodehous, keeper of the hanaper of chancery. Order to pay to William de Newenham, Simon de Daventre, John de Pitte and John de Holte, clerks of chancery, from the issues of that hanaper, for writing divers extracts concerning divers donations and grants made by the said John de Wodehous, 5 marks, which the king has granted to them for their labour.
By K. and C.

Dec. 14.
Marlborough.

To the sheriff of Dorset. Order to cause the bedelry of the hundreds of Dorset to be resumed into the king's hand and delivered to John Streth, the king's yeoman, together with the issues thereof from 3 October last, on which day the king granted the said office to John for life for his good service, and the king lately learned that John had been prevented from having that office by John son of Robert de Farendon, and John de Durburgh, who occupied it, and the king ordered the sheriff to cause the said John son of Robert and John de Durburgh to appear in chancery on the morrow of St. Nicholas last, to show reason why that office should not be resumed into the king's hands and delivered to the said John Streth, and afterwards to do and receive what the king's court should decide, and they did not appear on that day, and sent no one for them.

Dec. 8.
Marlborough.

To the keeper of Birlaund mine, co. Devon. Order to pay to Thomas de Stapelford, whom on 15 June last the king appointed to the office of controller of that mine, to hold during pleasure, the arrears of his wages for that office, and to pay these wages henceforth as long as Thomas shall hold that office, from the issues of the said mine.

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Membrane 5—cont.

Dec. 8. Robert son of William de Mulcastr[ia], imprisoned in Carlisle castle for
 Marlborough. trespass of vert and venison in Ingelwod forest has letters to Ralph de
 Nevill, keeper of the Forest beyond Trent, to bail him until the coming of
 the justices next in eyre of pleas of the Forest in co. Cumberland.

Dec. 16. To the sheriff of Lincoln. Order to cause the prior of Thornholm to
 Marlborough. have full seisin, without delay, of a toft in Appelby, which Robert Swyn-
 herd of Appelby held, who was hanged for felony, and which has been in
 the king's hand for a year and a day, as the king has learned by inquisition
 taken by the sheriff, that Robert held that toft of the prior, and that Matthew
 Brown, late escheator in that county, had the year, day and waste thereof,
 and ought to answer for them to the king.

Dec. 7. To the sheriff of Berks. Order to cause a coroner for that county to be
 Clarendon. elected in place of Robert de Hoddele, who is insufficiently qualified.

Vacated because it was surrendered.

A like order to the same to elect a coroner in place of Roger le Wyde-
 were.

Vacated because it was surrendered.

A like order to the same to elect a coroner in place of Geoffrey de Elstone.

Vacated because it was surrendered.

Nov. 25. To the treasurer and chamberlains. Order to cause Ralph de Nevill,
 Wincanton. keeper of the temporalities of the bishopric of Durham, to have tallies,
 without delay for 200*l.*, which he has delivered to John Darcy, justiciary of
 Ireland, and for 40*l.* which he has delivered to Robert de Scardeburgh, chief
 justice of the Bench in Ireland, by the king's order, from the issues of that
 bishopric, as the king's gift.

By p.s. [7363.]

Jan. 3. To William de Northo, escheator in cos. Surrey, Sussex, Kent and
 Wallingford. Middlesex. Order not to intermeddle further with lands in co. Chester and
 elsewhere which Margaret late the wife of Bartholomew de Baddelesmere,
 tenant in chief of the late king, held in dower and otherwise, for life, of the
 inheritance of Giles, son and heir of the said Bartholomew, a minor in the
 king's wardship, in that bailiwick at her death, permitting H. bishop of
 Lincoln, formerly treasurer, to hold those lands according to the tenor of the
 king's grant to him, delivering the issues to him, from the date of
 Margaret's death, as the king lately granted to the bishop for his good and
 laudable service to him and to Queen Isabella, the custody of the said lands
 which were in the king's hand by reason of the minority of the said heir, to
 hold as the king's gift until the heir should come of age together with the
 reversions of the lands which are held in dower or otherwise, for life, of the
 said inheritance and of the lands in tail to that heir during his minority,
 with the marriage of the said heir.

The like to the following:

John de Bloumvill, escheator in cos. Norfolk, Suffolk, Cambridge,
 Huntingdon, Essex and Hertford.

John de Peyto the younger, escheator in cos. Hereford, Gloucester,
 Worcester, Salop, Stafford and the march of Wales adjoining.

Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland.

Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks,
 Bedford and Buckingham.

To Edward, earl of Chester, the king's son, or to his justice or to him
 who supplies the place of that justice. Order not to intermeddle further
 with the said lands, permitting the bishop to hold them and restoring the
 issues thereof to him.

Jan. 3. To John de Wodehous, clerk. Order not to intermeddle with a messuage,
 Wallingford. 4 tofts, a mill and 24 bovates and the moiety of a carucate of land in North-

1334.

Membrane 5—cont.

geveldale and Estgeveldale, co. York, which were granted to him, permitting the executors of the will of Margaret late the wife of Duugall Makdowel, and her children to hold them until the heir of Henry de Malton, tenant in chief of the late king, shall come of age, restoring the issues thereof to the said executors and children, as the late king granted to Duugall, the custody of all the lands which belonged to Henry at his death, in cos. York and Cumberland, which were in the late king's hand by reason of the minority of Henry's heir, to hold until the heir should come of age, rendering therefrom 30*l.* yearly to the said king at the exchequer, and also wished that 20*l.* which the said Duugall received yearly at the exchequer at will, for his good service to the late king, should be allowed in the said ferm as long as he should hold that custody, so that he should answer to the late king at the exchequer, for the remaining 10*l.* ; and afterwards, the present king, wishing to do favour to Duugall, sent the said 10*l.* to him and granted that he should have that custody until the heir should come of age without rendering anything therefrom to the king ; and subsequently because Duugall died, the king having compassion on the state of Margaret and her children, granted that she should hold the said custody for the maintenance of herself and her children, as her husband had held it, until the heir should come of age ; and now the king has learned from the executors and children, that the said tenements in Northgeveldale and Estgeveldale, of which Henry died seised, and of which Duugall and Margaret were seised by virtue of the aforesaid grant, were taken into the late king's hand by reason of the minority of Henry's heir, and granted to John de Wodehous to hold until the heir shall come of age, rendering to the king yearly a certain fixed ferm, as has been found by an inquisition taken by John de Louthre, escheator in co. York.

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MEMBRANE 4.

Dec. 14.
Marlborough.

To William Trussel, keeper of the king's manor of Odyham, or to him who supplies his place there. Order to permit Richard de Ayremynne, chancellor of St. Mary's church, Salisbury, to have the common of pasture belonging to Odyham church, for certain animals in the following places, to wit: for his pigs, without number, in all the fields of the said manor, and in all the arable demesne lands of Odyham, both in stubble and in fallow lands and in the wood of Whitemondeslye, and in the common of pasture of Holnhurst, quit of herbage and pannage for the whole year, except a certain field called 'Donnynglye,' and also for having the right of common in that wood, and in the said pasture of Holnhurst with all manner of horses, mares, oxen, cows, heifers, young oxen and calves, without measurement of pasture and without number, quit of herbage for the whole year, because it has been found by an inquisition taken by John de Tycheburn and Roger de Fifhide in the presence of the person supplying William's place, that Ralph de Eboraco, sometime chancellor of St. Mary's church, Salisbury, and parson of Odyham church, the predecessor of the said Richard, was seised of the said common of pasture for the said animals in the said places, and that Ralph and all his predecessors, chancellors of St. Mary's church, Salisbury, and parsons of Odyham church, had seisin thereof from time out of mind, until Ralph was impeded and ejected therefrom wilfully and without cause by Philip Marmyon, then bailiff of the said manor, under Hugh le Despenser, keeper of the castle and manor of Odyham, in the 31st year of the reign, of Edward I., and that Richard and all other successors of Ralph had been deprived of that common of pasture from that time.

By p.s.

Dec. 27.
Wallingford.

To Robert Selyman, escheator in cos. Bedford, Buckingham, Oxford, Berks, Southampton and Wilts. Order not to intermeddle further with the

1333.

Membrane 4—cont.

manor of Hadenham, restoring the issues thereof to the prior of Rochester without delay, as the king lately ordered the escheator to show why he had taken that manor into the king's hand, and the escheator certified that he had done so because of the deposition of John, late prior of Rochester, who held the said manor of the king, and William, formerly king of England, by his charter, which the king has inspected, gave to the church of St. Andrew, Rochester, the said manor, in francalmoign.

Dec. 22.
Wallingford,

To William de Eland, constable of Nottingham castle. Order not to intermeddle with the priory of Lenton or its temporalities, restoring the issues thereof to the prior there without diminution, as it was lately found by inquisition that the sheriff of Nottingham or the constable of the said castle who was wont, at the request of the sub-prior and convent of Lenton, to place one of his serjeants at the gate of that priory in time of a voidance, to see that its goods were not dissipated, who was to depart immediately the fealty of the new prior had been taken by the king, without receiving anything except victuals for his maintenance during the said voidance, and that the king's progenitors never received any profits from that priory during a voidance; and the king granted that no escheator or other minister of his should ever enter upon the temporalities of that priory or intermeddle with them, during a voidance, except that the said sheriff or constable should place a servant at the gate there as aforesaid, who should depart when the fealty of the new prior had been taken; and now the king has taken the fealty of brother Astorgius de Gorciis, whom the abbot of Cluny has ordained to be prior of that priory, void by the death of brother Guy, the late prior there.

By p.s. [7393.]

1334.

Jan. 1.
Wallingford.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with two messuages and 80 acres of land, $1\frac{1}{2}$ acres of wood, and a fourth part of a mill in Killum and Palxton which Adam son of Thomas de Killum lately acquired of Alina de Swethop, and 16 acres of land and the moiety of a messuage in Killum which the said Adam acquired from Thomas de Klenhill, restoring the issues to Adam without delay, as in the statute passed at Westminster, in the 1st year of the king's reign, it was provided that no one should be harassed by reason of the acquisition of lands which were held of the king's progenitors as of honours, and by an inquisition taken by the escheator it was found that the said messuages, etc., which Alina and Thomas held of the late king in chief as of the castle of Werk, then in that king's hand, are now held of William de Monte Acuto, now lord of that castle, and not of the king, and that the said messuages, etc., were taken into the king's hand by reason of the said acquisition.

To the same. A like order, '*mutatis mutandis*,' not to intermeddle further with a messuage and 24 acres of land in Killum, which Patrick son of William de Killum lately acquired of Nicholas de Killum, and a messuage and 60 acres of land, $1\frac{1}{2}$ acres of wood, the moiety of a messuage and the fourth part of a mill in that town and Palxton, which the said Patrick acquired of Alina de Swethope, which messuages, etc., the said Nicholas and Alina held of the late king in chief, as of the castle of Werk.

Jan. 8.
Wallingford.

To Thomas de Foxle, constable of Wyndesore castle. Order to pay to John de Brogton, to whom the late king committed the custody of the gate of Wyndesore park and the manor there, for life, to receive as much for that custody as Laurence de Bagshote, deceased, a former keeper, had therefor, the arrears of his wages from the time that constable was appointed, and to pay such wages henceforth, from the issues of that bailiwick, as long as he is constable.

1334.

Membrane 4—cont.

Jan. 14. To the sheriff of Cumberland. Order to cause a verderer for the forest of Inglewode to be elected in place of Robert de Neubiggyn, who is insufficiently qualified.
Wallingford.

Jan. 8. To the treasurer and barons of the exchequer. Ranulph de Dacre, sheriff of Cumberland and keeper of Carlisle castle, has besought the king to cause allowance to be made to him in the arrears of his account for the issues of that bailiwick, now rendered before the treasurer and barons at the exchequer, for the costs and expenses which he incurred for the safe keeping of that castle during the late siege of Berwick-upon-Tweed, by the order of J. bishop of Winchester, the chancellor, in retaining men at arms, hobelers and archers, to the sum of 47*l.*; * the king therefore orders the treasurer and barons to cause diligent enquiry to be made concerning the said expenses, and to cause allowance to be made to Ranulph as aforesaid for such expenses which he shall be found to have incurred, and to cause him to have respite for the said arrears, up to that sum, in the mean time. By p.s. [7450.]
Wallingford.

Jan. 8. To Geoffrey le Scrop. Order to receive the writs, rolls, records, processes, memoranda and all other things touching the office of chief justice for holding pleas before the king, which office the king wishes him to have during pleasure, from Richard de Wylughby, by indenture, and to hold the said pleas as is becoming, the king having ordered Richard to deliver the said writs, etc. to him. By p.s. [7453.]
Wallingford.

To Richard de Wylughby. Concurrent order to deliver the said writs, etc. to Geoffrey. By the same writ.

Jan. 18. To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to retain a certain shop in Baumburgh in the king's hand, paying to Thomas son of Adam son of Maurice de Baumburgh, 4*s.* yearly from the said shop, as long as it shall remain in the king's hand, as the escheator returned that he had taken that shop into the king's hand because he had found by inquisition of office that William son of Laurence de Baumburgh, who held a shop of the king in chief in Baumburgh, for life, of the inheritance of the said Thomas, rendering to him 4*s.* yearly, committed felony by killing Henry le Synewrigh.
Wallingford.

1333.

MEMBRANE 3.

Dec. 28. To Robert de Hambury, chamberlain of North Wales. Order to cause divers defects which exist within certain houses in Beaumarreys castle, which are in great need of repair, to be amended from the issues of that bailiwick by the view and testimony of the constable there, or of him who supplies his place, and to cause that castle to be suitably munitioned with victuals, as was customary in past times. By p.s. [7411.]
Wallingford.

To the same. Order to pay to William Trussel, constable of Beaumarreis castle, by indenture, the arrears of his fee for the time when he was constable there from the issues of that bailiwick. By the same writ.

1334.

Jan. 4. To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford and Buckingham. Order to cause Giles de Badlesmere son and heir of Margaret late the wife of Bartholomew de Badlesmere, tenant in chief, who is in the king's wardship, to have full seisin of the lands of which his mother was seised in her demesne as of fee, in that bailiwick at her death, and also of the lands which she held in dower or otherwise of the
Wallingford.

* The privy seal gives the amount as 147*l.*

1334.

Membrane 3—cont.

inheritance of the said Giles, whose homage the king has taken for the lands which Margaret held of the king in chief at her death, and has rendered them to him, although he is not yet of full age. By p.s. [7428.]

The like to the following :

William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex.

John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford.

John de Peyto the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining.

Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland.

John Moriz, escheator in Ireland.

Jan. 12.
Woodstock.

To Robert Selyman, escheator in cos. Southampton, Oxford, Berks, Bedford and Buckingham. Order to cause Henry de Chalfhunte and Matilda his wife, daughter and heir of John Gerounde, tenant in chief, to have full seisin of all the lands of which the said John was seised in his demesne as of fee, in that bailiwick at his death, as Matilda has proved her age before the escheator, and the king has taken her fealty for all the lands which John held at his death of the king in chief.

Jan. 14.
Woodstock.

To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order to cause the same Henry and Matilda to have full seisin of all the lands of which the said John was seised in his demesne as of fee in that bailiwick at his death, as Matilda has proved her age as aforesaid, and the king has taken her fealty for the lands which John held of the king in chief.

Jan. 18.
Wallingford.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to amove the king's hand from two parts of a third part of the manor of Skelton, co. Cumberland, and not to intermeddle further with them, restoring the issues thereof, as the escheator returned that he had taken the said two parts into the king's hand because he had found by inquisition of office that Walter son of Richard de Kirkebride held them of the king in chief and alienated them in fee to Thomas de Burgo, clerk, and to William de Kirkeby; and that Thomas and William re-enfeoffed Walter of the said two parts without the king's licence; and subsequently the king learned from Walter that he had granted the said two parts to Thomas and William for a term of twelve years and not in fee, and the king ordered the escheator to take an inquisition on the matter, by which it was found that Walter demised the said two parts to Thomas and William for a term of twelve years, and that the said two parts are held of the king in chief by the service of 5s. yearly to cornage, and that they are worth 60s. yearly.

Jan. 16.
Woodstock.

To Richard de la Pole, the king's butler, or to him who supplies his place in the town of Southampton. Order to cause the abbot and convent of King's Beaulieu to have a tun of wine of the right prise for the present year, which king Henry III. had granted them to receive yearly at Southampton of his gift between Christmas and the Purification, to celebrate masses in the church of Beaulieu.

Jan. 7.
Wallingford.

To John de Peyto the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Whereas on 3 February last the king committed to Henry, bishop of Lincoln, the custody of the castle and manor of Wygemore and the manor of Clebury with the chace of Were, which belonged to Edmund de Mortuo Mari, tenant in chief, and which are in the king's hand by reason of the minority of Edmund's heir, to hold until the heir should come of age: and the king

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Membrane 3 - cont.

ordered the escheator to take into the king's hand the lands at la Boure, near Arleye, co. Stafford, of which Edmund died seised in his demesne as of fee, and which are members of the manor of Clebury, as was found by the inquisition *post mortem* of Edmund, which lands had been occupied by certain persons upon the king's seisin, and to deliver them to the bishop, together with the issues thereof from 3 February last; and because previously on 5 January, in the 5th year of his reign, the king had committed to Isolde de Audele the custody of the weir in the water of Severn and of the passages of that water, and of the woods within the chace of Were, and also of a messuage and carucate of land, which messuage and land belonged to Adam de la Boure, pertaining to the manor of Arleye, co. Stafford, which weirs, etc. are in the king's hand by reason of the minority of the heir, to hold until the heir should come of age, rendering therefrom the extent thereof yearly to the king at the exchequer, the king orders the escheator to ascertain whether the king made the said grant, and if so, to cause the said lands to be resumed into his hand and delivered, together with the issues, to the said Isolde, to hold according to the tenor of the king's grant.

By p.s.

Jan. 9. To the sheriffs of London for the present or the future. Order to pay to Wallingford. John de Sholdich the arrears of 40*l.* yearly from the ferm of London, from 2 February last, on which day the king granted to John, who has received the order of knighthood from the king, to maintain himself suitably in that order and in the king's service, the said yearly payment to be received from the said ferm by the hands of the sheriffs, until the king shall cause him to be provided with 40*l.* yearly of land and rent for life. By p.s. [7462.]
Et erat patens.

Jan. 23. To Richard de la Pole, the king's butler, or to him who supplies his place Dunstaple. in the port of Southampton. Order to deliver to the abbot and convent of Waverle monastery, of the Cistercian order, a tun of wine from the first wines brought to that port in the present season of rack, as the king lately granted to them by his charter that they should receive a tun of red wine yearly from that port from the first wines in the season of rack, to wit, between Christmas and the Purification, for the celebration of masses in the monastery for the souls of all the faithful dead.

Jan. 20. To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Dunstaple. Order not to intermeddle further with a messuage in the town of Westminster with a garden containing about a rood of land there, restoring the issues thereof to Adam de Burgoyne, as the escheator returned that the messuage and garden had been taken into the king's hand by William Trussel, late escheator this side Trent, who had delivered them to William de Northo by indenture, asserting in that indenture that he had so taken them because of the alienation which John de Beteville, who held them of the king in chief, made thereof to Adam, without obtaining the king's licence; and lately at the prosecution of Adam, showing that the said messuage and garden are not held of the king, and that William Trussel took them into the king's hand wilfully and without reasonable cause, the king ordered William de Northo to take an inquisition on the matter, by which it was found that the said messuage and garden are held of Edmund de Cheney, keeper of Westminster palace, by the service of rendering yearly to Edmund a pound of cinnamon at the feast of St. Thomas the Apostle, and that they are worth 13*s.* 4*d.* yearly.

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Sept. 17. To the same. Order not to distrain Luke de Vienne, knight, for his Stanstead. homage and fealty, as he has done homage and fealty to the king for the lands which he holds of him. By p.s. [7211.]

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*Membrane 3—cont.*Jan. 23.
Dunstable.

To Richard de la Pole, the king's butler, or to him who supplies his place in the town of Southampton. Order to cause the abbot and convent of St. Edward's place, Lettele, to have a tun of wine of the right prise, at Southampton for this year, in accordance with the grant of Henry III.

*MEMBRANE 2.*Jan. 10.
Wallingford.

To Master William la Zouche, keeper of the great wardrobe, or to him who supplies his place. Order to deliver to W. archbishop of York, keeper of the great seal, the arrears of his fee of wax, which he ought to receive from the king by reason of his office, from St. Laurence last to Thursday, the octaves of Hilary, next.

To Richard de la Pole, the king's butler. Order to deliver to W. archbishop of York, keeper of the great seal, the arrears of his fee of wine which he ought to receive from the king by reason of his office, from St. Laurence last to Thursday, the octaves of Hilary, next.

Jan. 22.
Dunstable.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the sheriffs of Suffolk for what they shall be found to have paid to John de Torthorald son of James de Torthorald of Scotland, of a payment of 100s. yearly, by virtue of the king's grant to the said John, as on 17 January, in the 4th year of the king's reign, at the prosecution of the said John, showing that the lands which his father held in Scotland had been placed in the hands of the king of Scotland because he had come from Scotland to the peace and fealty of the late king, and that the said James remained with the late king until he was killed in his service in the war of Scotland, and beseeching the king, as he has nothing to live upon, to grant him 100s. yearly in aid of his maintenance, to be received yearly by the hands of the sheriff of Suffolk for the time being from the ferm which the lawful men of the town of Ixnyng in that county render yearly to the exchequer, by the hands of the sheriff, and the king granted the said rent of 100s. to John as aforesaid, having compassion on his state, until the king shall make other provision for his state.

Jan. 8.
Wallingford.

To Geoffrey le Scrop and his fellows, justices, appointed to hold pleas before the king. It has been shown to the king on behalf of Queen Philippa, complaining that whereas the hospital of St. Katherine without the Tower of London is of the foundation of Eleanor, sometime queen of England, the king's great grandmother, and is in the patronage of Queen Philippa, and endowed with divers possessions by the gift of the said Eleanor, and although Eleanor in the foundation of that hospital, reserved for herself and succeeding queens of England the full and free power of ordaining or providing a suitable master or keeper in that hospital after the death or cession of each keeper or master, and also of changing certain articles in the said foundation for the amelioration of that hospital, as fully appears in Eleanor's charter, which was confirmed by the king's grandfather and father; and Eleanor and succeeding queens have disposed of the custody of the hospital and with the presentation and amoving of the masters or keepers, without interference from the king or his predecessors, yet those justices intend to proceed to the discussion of an affair which is pending before the king between Richard de Lusteshull, who pretends that he is master of that hospital, and Roger Bast, possessing the custody thereof, upon those things which touch the disposition and ordaining of the custody of the hospital and the prosecution or amovement of the keeper of the same, wherefore the said queen has besought the king to provide a remedy; the king therefore orders those justices to view the said charter and confirmations, and if they shall find that they are

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Membrane 2—cont.

as aforesaid, then to supersede the said plea between the said Richard and Richard, informing them on the king's behalf that they shall prosecute that affair before the queen and her council if they see fit to do so.

By p.s. [7459.]

MEMBRANE 1.

Jan. 11. To the treasurer and barons of the exchequer. Order to cause allowance
Woodstock. to be made to Thomas de Bradestan, fermor of the castle and barton of Gloucester, with the tyne there, for such wages and fees for himself, the door-keeper and watchman there, as other fermors or keepers have hitherto had allowed for themselves, their door-keepers and watchmen.

By p.s. [7477.]

Jan. 2. To Robert de Ufford, keeper of the Forest this side Trent, or to him who
Wallingford. supplies his place in the forest of Dene. Order not to distrain William Hathewe for his homage and fealty, as he has done homage and fealty to the king for the lands which he holds of him.

By p.s. [7423.]

Jan. 1. To the same. Order not to distrain John de Aure for his homage and
Wallingford. fealty, as he has done homage and fealty to the king for the lands which he holds of him.

By p.s. [7420.]

Jan. 22. To Roger de Grey, keeper of Bergeveny castle in South Wales. Order to
Dunstaple. restore to Robert de Middleton, the king's yeoman, the bailiwick of the serjeanty of the land of Went in South Wales, from which the keeper has voluntarily amoved the king's hand, together with the issues from 13 January in the 4th year of the king's reign, on which day the king granted to Robert the said bailiwick, which belonged to John de Hastynges, tenant in chief of the late king, and which is in the king's hand by reason of the minority of Laurence, John's son and heir, to hold, as others have hitherto held it, until the heir shall come of age.

By p.s. [7495.]

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MEMBRANE 17d.

Sept. 13. Robert le Conestable of Fleyinburgh, knight, and William his son, and
Sheen. Walter son of Hugh de Fleyinburgh, acknowledge that they owe to the prior of Watton 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—Michael de Wath received the acknowledgment.

Sept. 15. Ralph de Hastynges, knight, acknowledges that he owes to William, arch-
Windsor. bishop of York, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Sept. 8. To the sheriff of York. Order to cause proclamation to be made in
Eltham. all the ports in that bailiwick that all the arrests made upon subjects of the count of Flanders or their goods shall be dearrested without delay, and that all those who have such goods shall restore them when they have learned to whom they belong, and that all the men and merchants of that count's dominions and power may come freely into the kingdom and power of the king with their goods and merchandise, and buy and sell there, and depart thence when they please, making the usual customs due in the kingdom, in conformity with an agreement lately made between the envoys of the king and those of the said count and the proctors of the towns of Brugges, Ypre and Ghent, that all arrests made on either side should be mutually dearrested,

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Membrane 17d—cont.

and the goods delivered, and that all merchants of the king's power might go safely in Flanders, and all merchants of the count's power go safely in England.

By p.s. [7191.]

[*Fœdera.*]The like to the sheriffs of England. [*Ibid.*]

Sept. 18.
Windsor.

Eustace de Folevill acknowledges that he owes to John de Wodehous, clerk, 36s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Sept. 21.
Odiham.

William Sayn Jame of Drenton acknowledges that he owes to John son of James Jordan of North Burton 20l.; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 22.
Odiham.

Richard de Grymston, late parson of Styvelyngflet church, Robert de Grymston and William de Grymston, vicar of St. Peter's church, York, acknowledge that they owe to Master John son of Richard de Burton 25 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Robert de Grymston and William de Grymston, vicar of St. Peter's church, York, acknowledge that they owe to Richard de Grymston 44l.; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Sept. 22.
Odiham.

Master Richard de Eryum came before the king on Wednesday, the morrow of St. Matthew the Apostle, and sought to replevy his land in Eryum, which was taken into the king's hand on account of his default before the justices of the Bench, against Cicely, late the wife of William Bret. This is signified to the justices.

Sept. 13.
Odiham.

To the archbishop of Canterbury. Order to assemble the prelates and clergy of that province at London on Monday after Martinmas next, so that the prelates may be there in person and the clergy by their proctors, to treat of the assistance which they will give to the king for the great expenses incurred by him in the war of Scotland.

By p.s. [7201.]

Vacated because otherwise below.

The like to the archbishop of York, for a council at York on Monday after the octaves of Martinmas next.

By the same writ.

Vacated.

Sept. 23.
Odiham.

William de Barton, parson of the church of Arnedlif in Craven, York diocese, acknowledges that he owes to William, archbishop of York, 20l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

Sept. 16.
Windsor.

To the sheriff of York. Because from divers complaints of the men of that county the king has learned that several vagabonds and others who lately had the king's charters of pardon for divers felonies committed by them, drawing divers malefactors and peace-breakers to them, making assemblies and illicit gatherings both by day and night, in that county, observing the passes in woods and other suspect places, wander in fairs, markets, and elsewhere in that county, and run about threatening the men who point out them and their accomplices, in life and members, and in the burning of their houses, lying in wait for them and others in the said fairs, markets and wood, mutilating some, killing others, robbing some and perpetrating numerous other crimes, and that these felonies, which ought to be presented in that sheriff's tourns, and in other courts of the king, have hitherto remained concealed, by which the king's peace is much injured and the malefactors are rendered more audacious to perpetrate such evils; the

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Membrane 17d—cont.

king therefore orders the sheriff to associate with him a discreet and lawful man of that county to inquire in fit places concerning the names of such malefactors and of their crimes, and to arrest and imprison those who are indicted, using the *posse comitatus* if necessary for this purpose, and to inform the king immediately of the names of malefactors so attached.

By C.

Sept. 13.
Odiham.

To the prior and convent of Bernewell. Request to admit Thomas le Clerk of Derset, whom the king wishes to provide with fit maintenance, at the request of Queen Isabella, to have such maintenance from that house as William de Haukedon, deceased, had there.

By p.s. [7206.]

Sept. 22.
Norwich.

To the treasurer and barons of the exchequer. Order to deliver to John de Nevill of Horneby the hundred of Bradeford, co. Salop, worth 24 marks yearly, together with the issues thereof from the time of its being taken into the king's hand, to be held until the next parliament, so that it may then be ordained what shall be done, notwithstanding the king's order to take such hundreds into his hand, discharging the sheriff of that county towards the king in the meantime; as the king lately granted the said hundred to John with the consent of the prelates, earls, barons, and other magnates of the realm, for his good and laudable service, and chiefly on account of the dangers to which John exposed himself in Nottingham castle in arresting certain persons by whom the affairs of the kingdom and the people were suffering great harm, at the king's command and wish and with certain other lieges, to hold for himself and the legitimate male heirs of his body, with reversion to the king in default of such issue; and John has besought the king to cause the said hundred to be delivered to him, as it is now taken into the king's hand by virtue of the statute for taking hundreds which were annexed to the fermes of counties into the king's hand, and for rejoining them to those counties. [*Fœdera.*]

Sept. 28.
Waltham.

William de Ilketon acknowledges that he owes to Thomas Fairfax 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 30.
Waltham.

Brother William, abbot of Thornton-upon-Humbre, acknowledges for himself and convent that they owe to William de Melton, archbishop of York, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

Oct. 1.
Waltham.

William, prior of Monks Bretton, acknowledges for himself and convent that they owe to William de Melton, archbishop of York, 20*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

Oct. 2.
Waltham.

John son of Cicely de Stokesley acknowledges that he owes to the master and brethren of the hospital of St. Leonard, York, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 3.
Waltham.

Richard de Moseley, parson of Dewesbury church, York diocese, acknowledges that he owes to Simon de Baldreston, clerk, and to John de Burton, 28*l.* 5*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Oct. 4.
Waltham
Holy Cross.

Henry de Balrigg came before the king on Monday after Michaelmas last, and sought to replevy to John son of Thomas de Rameshouth, Matilda late the wife of Adam de Rameshouth, and Matilda, late the wife of Thomas son of Adam de Rameshouth, their land in Boulton in Lonsdale, which was taken into the king's hand on account of their default before the justices of the Bench, against Thomas de Boulton. This is signified to the justices.

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Membrane 17d—cont.

Thomas de Gloucestr[ia], clerk, came before the king on Monday after Michaelmas last, and sought to replevy to William Tulle of Walford and Quenilda his wife, and William Crul, their land in Walford, which was taken into the king's hand on account of their default before the justices of the Bench, against Agnes, late the wife of William Bowyer of Walford.—This is signified to the justices.

Oct. 8. William de Barton, clerk, acknowledges that he owes to Adam de Waltham. Fyncham 12*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas de la Ryver, knight, acknowledges that he owes to William de Melton, archbishop of York, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 9. Gerard son of Gerard Salveyne acknowledges that he owes to Martin de Waltham. Grimston, chaplain, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 7. To the abbess and convent of Romeseye. Order to grant to John de Northallerton. Sancto Paulo such pension yearly from that house as is fitting, as they are bound to grant a pension to one of the king's clerks by reason of the new creation of the said abbess, until the clerk has been provided by them with a fitting ecclesiastical benefice, and the king has selected John for his great merits.
By p.s.

MEMBRANE 16d.

Oct. 8. To the treasurer and barons of the exchequer. Order to cause the hundred of Warmelowe in Irchenefeld to be restored and delivered to John de Waltham. Bradeston, together with the issues thereof from the time of its being taken into the king's hand, until the next parliament, that it may be ordained then what shall be done, notwithstanding the king's order to take such hundreds into his hand, discharging the sheriff of Hereford towards the king in the meantime; as the king committed to John the custody of that hundred to hold during pleasure, rendering thence yearly to the king by the hands of the sheriff of Hereford as much as others who have had that custody have rendered therefor, notwithstanding any statute to the contrary, and John has besought the king that whereas by reason of the statute for taking such hundreds into the king's hands that hundred has now been taken into the king's hand, the king will be pleased to remove his hand therefrom, and cause it to be delivered to him.
By p.s.

The like to the sheriff of Hereford, '*mutatis mutandis*,' except the clause for discharging the sheriff.
By the same writ.

Oct. 6. To William de Clynton, constable of Dover castle and warden of the Waltham. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Thomas de Henlee, abbot elect of Westminster, who is going to the Roman court to have his confirmation, to cross from that port with his men, horses and equipments.

Oct. 11. John de Ware of Meldebourne acknowledges that he owes to John de Waltham. Hildeburgworth 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

John son of John le Clerk of Trippelowe, and John le Mareschal of Trippelowe, acknowledge that they owe to John de Hildeburgworth 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

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*Membrane 16d—cont.*Oct. 13.
Waltham.

John Rabace acknowledges that he owes to John son of Richard de Clif 7*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Master Robert Spignel, parson of Elvele church, acknowledges that he owes to Thomas Wake of Lydel 400*l.*; to be levied, in default of payment, of his lands and chattels in co. York. Michael de Wath received the acknowledgment.

William Chauncy of Skyrpenbek acknowledges that he owes to Roger Basy, citizen of York, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*Oct. 13.
Waltham.

To the treasurer and barons of the exchequer. Order to restore and deliver to John de Denton the hundred of Gertre, together with the issues thereof from the time of its being taken into the king's hand, to be held until the next parliament, so that it may then be ordained what shall be done, notwithstanding the king's order to take such hundreds into his hand, discharging the sheriff of the said (*sic*) county thereof, towards the king in the meantime, as Queen Isabella granted the bailiwick of the said hundred to John, for life, rendering to her yearly therefrom 16*l.* and afterwards the king accepted that grant and confirmed it, and the said John has besought the king to cause his hand to be amoved from it and to have it delivered to him, as it has been taken into the king's hand by reason of the statute for so taking such hundreds as were annexed to the fermes of counties and reuniting them to those counties.

By C.

Enrolment of release by John son of Richard de Clif to John Rabace and Emma his wife of all his claim to common of pasture in 180 acres of land in Osgodby, which Robert de Osgodby, grandfather of Emma, formerly lord of Osgodbi, approved and enclosed. Dated at York on 12 October, 7 Edward III.

Memorandum, that the said John son of Richard came into chancery at York on 15 October and acknowledged the preceding deed.

Enrolment of release by Agnes, late the wife Thomas atte Halle of Brauncepath, to Sir Henry de Edenestowe and Sir Robert de Edenestowe his brother, and to John de Holand and Sarah his wife, of her right and claim as dower or otherwise in all the lands which Henry, Robert and Sarah lately acquired of Thomas, in the town of Edenestowe, co. Nottingham. Witnesses: Sir Thomas de Baumburgh, Sir Thomas de Sibthorp, Sir William de Lound, Sir Robert de Rasen, Sir William de Thouresby. Dated at York on Saturday before St. Luke the Evangelist, 7 Edward III.

Memorandum, that the said Agnes came into chancery at York on the said day and acknowledged the preceding deed.

Oct. 16.
Waltham.

Walter de Heselarton, knight, acknowledges that he owes to John son of John de Hothum of Scorburch, knight, 500 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Peter de Wetewang, parson of the church of Broghton in Craven, acknowledges that he owes to Roger de Conton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 6.
Waltham.

To Alfonso, king of Aragon, Valencia, Sardinia and Corsica, and count of Barcelona (*Barchin'*). The said Alfonso had requested the king to cause satisfaction to be given to the sons and heirs of Berenger de le Tone, his subject, for his goods and merchandise which he alleged had been robbed upon the sea, and James, king of Aragon, granted to Berenger the permission

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Membrane 16d—cont.

to take as a pledge (*pignorandi*) the things and goods of the king and his subjects to the amount of 2000 pounds of Barcelona at which the said merchandise was valued, and 11,333s. 4d. of that money as interest, and 100*l.* for expenses in going on divers occasions to England to seek a remedy, and Alfonso informed the king that he had caused William de Twenge, who was in that county prosecuting Thomas de Gournay, a criminal, and who was arrested at the prosecution of the said heirs, to be delivered, and the late king, in whose time the robbery was committed, offered to cause speedy justice to be done to Berenger, who, however, did not appear to prosecute his cause, and the present king likewise offered to cause justice to be done to the heirs, who answered that they did not wish to prosecute, and refused to give the names of the pirates; the king therefore complains that it is not just for the said Alfonso to exact reprisals, and requests that they may be withdrawn, and professes himself willing to cause justice to be done in the said case. [*Fœdera.*]

MEMBRANE 15d.

Philip son of Elena Boketot puts in his place Henry de Ingelby, clerk, to prosecute the execution of a recognisance for 20*l.*, made to the said Elena and Philip in chancery, by Philip son of Michael Crok of co. South-ampton.

Oct. 10.
Waltham.

John son of Nicholas Fourbour of York, chaplain, acknowledges that he owes to John son of Robert Eryoun of York 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 6.
Havering-atte-
Bower.

To S. archbishop of Canterbury. Order to convoke the bishops, abbots, priors and others, and all the clergy of that province at London on Monday the octaves of Martinmas next, the bishops, etc. in person, and the clergy after by suitable proctors, to treat of the defence of the kingdom against the Scots, and to grant an aid for the enormous expenses incurred in war.

[*Fœdera. Rep. Dig. of a Peer*, p. 421.]

By p.s. [7276.]

The like to W. archbishop of York for a similar council at York on Monday after St. Katherine the Virgin next.

By the same writ.

[*Ibid.*]

Oct. 14.
Waltham.

Elizabeth, late the wife of William de Wassyngton, and William Twenge, knight, acknowledge that they owe to Master Henry de Clif, clerk, 100*s.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment, acknowledged by John de Sancto Paulo one of the executors of Henry's will.

Memorandum, that Martin de Grynston, executor of the will of William de Hamelton, sometime dean of St. Peter's, York, came into chancery at York on 15 October, 7 Edward III. and confessed himself to be satisfied for 35 marks which John son of Bartholomew de Catton upon Derwent, Elias de Yapum, William le Mouner of Staynford Brigg, and Thomas son of Henry de Staynford Brigg, acknowledged that they owed to William de Hamelton, in the chancery of Edward I., in the 31st year of his reign.

Oct. 6.
Waltham.

To the sheriff of York. Order to cause proclamation to be made in cities, boroughs, market towns, seaports and other seaport towns that all merchants and others who have suffered harm from the men of Flanders, from the time when the king did homage to the king of France at Amiens (*Ambianum*) to the Purification next, shall be at York on the morrow of All Saints next to lay their complaints before the commissioners appointed by the king and the

1333.

Membrane 15d—cont.

count of Flanders, to prove them as best they can, and to further do and receive what shall be ordained thereupon, as it was lately agreed between the king and the said count that they would give mutual satisfaction to those who had suffered harm from their respective subjects. By K and C.
[*Fædera.*]

The like to the sheriffs of the following counties :

Northumberland.	Nottingham.
Cumberland.	Derby.
Westmorland.	Lincoln. [<i>Ibid.</i>]
Lancaster.	

To the sheriff of Kent. The like order to cause the said persons having such complaints to be at York on the morrow of Martinmas next.
[*Ibid.*] By K and C.

The like to all the remaining sheriffs of England. [*Ibid.*]

Oct. 18. John de Dalby, parson of Abbekettelby church, acknowledges that he owes
Waltham. to Robert Hauberk of Grymston, 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Oct. 18. William de Hurst acknowledges that he owes to Master Henry de Clif,
Waltham. treasurer of Chichester church, 113*l.* ; to be levied, in default of payment, of his lands and chattels in co. Sussex.

— Geoffrey de Weston Underegge, the elder, puts in his place William, parson of Cruddewell church, and John de la Roche, to prosecute the execution of a recognisance for 100 marks, made to him in chancery by Geoffrey de Weston of London, 'draper,' and Richard de Welleford of London.— Thomas de Evesham received the attornment.

MEMBRANE 14d.

Oct. 10. To the sheriff of Lancaster. Because John de Radeclive, Richard son of
Waltham. William de Radeclive, Jordan de Tettlelow and Richard his brother, John de Holt, and Geoffrey his brother, Thomas de Strangwas and John his brother, Roger son of Roger de Barlowe and Henry his brother, William son of Robert de Radeclive, John son of Robert de Radeclive parson of Bury church, Thurstan son of William de Holand, Adam son of William de Radeclive and William his brother, Roger de Parva Boulton, Robert son of Robert de Aynesworth, Richard le Skynnere, William son of Emma Penker, Thomas son of Adam de Hyndeleghe, Richard Hoguldogel, John son of Alexander de Prestwich, Roger Conne of Radeclive, Robert de Horneclive, Robert de Cantelowe, Henry son of Richard de Redich, Thomas Thurlewynde, Robert son of Robert de Radeclive, Jordan de Walkedene, John son of Adam de Hyndeleghe, Henry son of Adam le Taillour of Blakebourn, Richard de Turton, Richard son of Geoffrey del Burches, William son of William Howel, Roger de Harewode, Nicholas de Medecroft, John son of Henry le Serjaunt del Greuehalgh, John de Ewode, John Foxe of Radeclive, Gilbert le Flecher, Henry de Barlowe, William Mose of Westleghe, Adam son of Robert de Bouleton and Adam le Hunte are indicted in that county for the death of William de Bradeshawe, knight, as appears by the tenor of that indictment, which the king has caused to be brought before him in chancery, wherefore the said accused have withdrawn from that county so that they may not be judged, thereupon the king orders that sheriff to take with him Richard Biroun, John de Standich and William de Worthynton, to seize the goods and chattels of the said accused into the

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Membrane 14d—cont.

king's hand without delay, and to keep them safe without dilapidation or diminution until the king orders otherwise, and to pursue and arrest those of the said accused who are found in that bailiwick and detain them in prison until deliberation has been taken thereupon, taking the *posse comitatus* for this purpose if necessary, and inform the king of all that he has done in this respect on the octaves of Martinmas, in chancery. By C.

Order to Richard de Biroun, John de Standich and William de Worthyn-ton to assist the sheriff as he shall make known to them. By C.

Oct. 20.
Waltham.

Thomas de la Ryvere, knight, acknowledges that he owes to Master William de Alburwyk, chancellor of St. Peter's church, York, 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

John de Carru acknowledges that he owes to Elizabeth de Burgo, 1000l.; to be levied, in default of payment, of his lands and chattels in cos. Devon and Berks.

Memorandum, that it was testified before the archbishop of York, keeper of the great seal, that the said John was of full age.

Oct. 21.
Waltham.

Peter de Saltemersh, knight, acknowledges that he owes to William, archbishop of York, 50 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

William de Wederhale acknowledges that he owes to William de la Pole, of Kyngeston upon Hull, 10l.; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 13d.

Oct. 24.
Hereford.

John de Hardeshull, knight, and Philip de Hardeshull acknowledge that they owe to John de Pulteneye, citizen of London, 400l.; to be levied, in default of payment, of their lands and chattels in co. Warwick.

Oct. 26.
Windsor.

Adam de Cliderhou, knight, acknowledges that he owes to William de Bartaill, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Simon de Shepeye, parson of Sudbury church, diocese of Coventry and Lichfield, acknowledges that he owes to Roger de Waltham of Melton Moubay, 24 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Stafford.

Oct. 27.
Hereford.

Ralph de Sancto Laudo, knight, acknowledges that he owes to John de Neusum, keeper of certain horses of the king, 40l.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Oct. 30.
Windsor.

Robert But of Boston acknowledges that he owes to George de Longevill, 80l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

— — — John Hammond, John Not and Simon de Dolsely, executors of the will of Adam de Salesbury, and John de Oxon[ia], citizen of London, put in their place Adam de Braumfeld and John de Stoke, to prosecute the execution of a recognisance for 429l. made to Adam and John de Oxon[ia], in chancery, by John de Sancto Johanne of Basyng, of co. Southampton.

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MEMBRANE 12d.

Oct. 9. William de Bannebury, who has long served the king and his progenitors, is sent to the abbot and convent of Leyston, to receive such maintenance from that house, for life, as Simon le Wareisoner, deceased, had there for life at the late king's request. By p.s. [7281.]
 Havering-atte-Bower.

Oct. 10.
 Waltham.

To the official of the court of Canterbury and to his commissary. Whereas lately at the prosecution of the prior of Lewes, showing that William de Warennia, sometime earl of Surrey, by his charter which the king's progenitors have confirmed by their charters, which the king has inspected, gave and granted to the then prior of Lewes all the tenths arising from the lands and demesnes which belonged to that earl and to his men and tenants in Enemede and elsewhere within the marshes of Lenn, co. Norfolk, and the present prior and his predecessors have hitherto always received those tenths, and Hervey de Staunton, parson of Elm church, Ely diocese, had drawn the then prior of Lewes into a plea before that official in the Court Christian upon those tenths, and the king several times forbade that official to hold that plea in the said court or attempt to do anything to the derogation of the royal dignity, chiefly because the cognisance of such charters belongs to the king, and the collation of those tenths may devolve to the king by reason of a custody, and the king has hitherto been accustomed to confer such tenths in certain of his demesnes; and several magnates have also conferred them in their demesnes; and afterwards, at the prosecution of the said Hervey, in chancery, showing that he had been despoiled of the said tenths by that prior and others, and had sought for restitution before the said official, in the Court Christian, according to the form of the church thereupon, the king informed that official that he might proceed in that plea in the Court Christian in so far as the said spoliation was concerned, notwithstanding the said prohibition, but subsequently it was suggested to the king in chancery that the prior and his predecessors possessed the said tithes by virtue of the said charters from time out of mind, and that Hervey had feigned himself to have been despoiled of them although he had at no time been in peaceful possession of the same, the king therefore ordered the sheriff of Norfolk to cause Hervey to appear before the king, in chancery, on the quinzaine of Michaelmas last, with the king's writs of consultation thereupon or with transcripts thereof, and also with the little book or article exhibited in the Court Christian on the premises and with other evidences touching the same, which day the king also gave to the prior to be present in chancery with his charters, muniments and other evidences touching the premises, to do and receive what should there be ordained; and Hervey did not appear on that day and sent no attorney, and the prior by Alan de Boys, his attorney, exhibited divers charters both of the earl of Surrey and of the king's predecessors by which it evidently appeared that the said tenths had been collated to the prior and house of Lewes, the king therefore strictly orders that official not to hold that plea in the Court Christian, or attempt to do anything to the prejudice of the said charters, notwithstanding the king's writs of consultation, etc. directed to him in this respect.

MEMBRANE 10d.*

Nov. 1. To William Trussel. Order, immediately on sight of these presents, to go in person to York, to do what he shall then be commanded by the council in the king's behalf.
 Marlborough.

* Membrane 11d. is blank.

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Oct. 26.
Windsor.*Membrane 10d—cont.*

To Robert de Ufford, keeper of the Forest this side Trent, or to him who supplies his place in Essex forest. Order to cause the park of Adam de Welle of Theyden, which adjoins that forest and was taken into the king's hand for defect of the enclosure, to be replevied until the coming of the justices for pleas of the Forest in co. Essex, so that the said park may be sufficiently enclosed in the meantime.

Nov. 2.
Windsor.

To the sheriff of Northampton. Order to institute the view and regard of the forest of Rokyngham, which the king has granted to queen Philippa for life, so that the regard may be made before the Annunciation next.

*Capitula.**MEMBRANE 9d.*—
—

William de Nyweton, clerk, puts in his place Robert de Sudbury to prosecute the execution of a recognisance for 72*l.*, made to him in chancery by John son of Robert de Farendon.

—
—

Thomas de Wystowe of York, puts in his place Hugh de Bardelby to prosecute the execution of a recognisance for 60*s.*, made to him in chancery by William son of Geoffrey de Bekwyth.

Nov. 4.
Marlborough.

Thomas de Hareworth acknowledges that he owes to Neapoleo, cardinal of the Roman church, and to Peter de Etro, proctor of that cardinal in England, 23*l.* 10*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Memorandum, that Martin de Grymston, executor of the will of William de Hamelton, sometime dean of St. Peter's church, York, came into chancery at York, on 4 November, 7 Edward III., and confessed himself to be satisfied for 980 marks which Robert, abbot of Bardenay, acknowledged that he owed to the said William in the chancery of Edward I. in the 34th year of his reign.

Enrolment of release by Martin de Grymston, executor of the will of William de Hamelton, sometime dean of St. Peter's church, York, to the abbot and convent of Bardeneye monastery, Lincoln diocese, for the 980 marks due to him by the preceding recognisance, he having inspected certain letters of acquittance and writings under the seal of the said dean. Dated at York, on Wednesday the morrow of All Souls, 1333.

Memorandum, that the said Martin came into chancery at York on 5 November and acknowledged the preceding deed.

Enrolment of release by William son of Acius de Flixton to Adam Coppandale of Beverley, his heirs and assigns, of his right in two messuages and six bovates of land in Hugate and also in all other lands which Adam holds in that town. Witnesses: John Coppandale of Beverley, Thomas Coppandale of the same, Patrick de Langedale, Robert de Middleton, and John de Anlaghy, clerk. Dated at York, on Friday after All Saints, 1333.

Memorandum, that the said William came into chancery at York, on 5 November, and acknowledged the preceding deed.

Oct. 6.
Waltham.

To the sheriff of York. Order to cause proclamation to be made in market towns and other fitting places in that bailiwick, that all who have complaints against John, duke of Brabant, or his subjects, shall be at York a month after Easter next to lay their complaints before the commissaries of the king and the duke who has petitioned the king to change the date originally fixed [*as at page 103 above*].

By K. and C.

[*Fœdera.*]The like to all the sheriffs of England. [*Ibid.*]

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Membrane 9d—cont.

To John duke of Brabant. Notification of alteration of the date for the said conference to a month after Easter next, and that the king does not intend to make any further prorogations.
By K. and C.
[*Ibid.*]

Nov. 8. William de Elmedene acknowledges that he owes to Alan Leolf and
Marlborough. Richard de Wyntryngnam, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas de Scotland acknowledges that he owes to William Pedefer 5 marks, 3*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 8. Ralph de Say, the king's envoy, who has long well and faithfully served
Havering-atte- the king, and for whom the king has not yet provided according to the
Bower. exigence of his state as he wishes, is sent to the abbot and convent of Ramesaye, to receive such maintenance in that house as Robert de Mane-
feld, deceased, had there for life.
By p.s. [7278.]

Nov. 15. William Darel of Queldrik acknowledges that he owes to Thomas Stele of
Havering-atte- Cotyngnam, 10*l.*; to be levied, in default of payment, of his lands and chattels
Bower. in co. York.

Master John de Scardeburgh, parson of Grove church, acknowledges that he owes to Thomas de Hercy, parson of Wyntringham church, 16*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Nottingham.

— Ingelram Berenger, knight, puts in his place John de Bruggewater and
— Thomas de Grove, clerk, to prosecute the execution of a recognisance for 100*l.* made to him in chancery by William de Spersolte, knight.

— Agnes de Nevill puts in her place Thomas de Knaresburgh, clerk, to
— prosecute the execution of a recognisance for 40 marks, made to her in chancery by William de Sancto Edmundo, parson of Walesby church.

Nov. 15. Richard Thomasyn of Rikhale, clerk, Walter de Scotton and Thomas de
Marlborough. Allerton, citizens and merchants of York, acknowledge that they owe to John de Wodehous, clerk, 301*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

Nov. 11. To William de Herle. Order to supersede the eyre in the liberty of the
Clarendon. bishopric of Durham, void and in the king's hand, although the king had lately appointed him and others to be justices in eyre there, as the king, of his special favour, and by the fine which the men of that liberty have made with him, has granted to them that the present eyre shall not be held.

By p.s. [7340.]

The like to the following :

John de Stonore.

Richard de Aldeburgh.

Robert de Scorburch.

To Thomas Deyvill. Like order, although the king had afterwards associated him with the aforesaid lieges of the said eyre. By the same writ.

MEMBRANE 8d.

Oct. 21. To the abbess and convent of Romeseye. The king sends Katherine de
Windsor. Arderne to them, to be admitted as a nun in that house, as the abbess is bound to admit a nun at the king's nomination, by reason of her new creation.
By p.s. [7305.]

1333.

Membrane 8d—cont.

Nov. 2. John de Baddeby, yeoman of the king's napery, by reason of his good
 Marlborough. and long service, is sent to the prior and convent of Andevre, to receive such maintenance from that house for life as Richard le Naper, deceased, had there for life at the late king's request. By p.s. [7328.]

Nov. 13. Isabella daughter of William Thornuef of Staynton acknowledges that she
 Marlborough. owes to Clement othe Grene of Seteryngton, 100*l.*; to be levied, in default of payment, of her lands and chattels in co. York.—The archbishop of York, keeper of the great seal, received the acknowledgment.

Enrolment of indenture testifying that Isabella daughter of William Thornuef of Staynton is bound to Clement othe Grene of Seteryngton in 100*l.* by reason of the preceding recognisance, and Clement granted that if Isabella do not implead him, or recover against him by writ of dower, her lands in Seteryngton, the said recognisance shall be considered void. Dated at York, on Saturday after Martinmas, 7 Edward III.

Memorandum, that the said Isabella came into chancery on the said day and acknowledged the preceding deed.

Nov. 12. To John de Cherleton, merchant. Order to be at York, without making
 Marlborough. any excuses, before St. Nicholas next, to do there what shall be commanded by the council. By K. and C.

The like to Reginald de Conductu of London.

Nov. 16. Thomas de Luttesswell acknowledges that he owes to John de Stavord,
 Marlborough. 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Nicholas Hereberd of Throp near Daventre and Nicholas de Braken of York acknowledge that they owe to Adam de Braunfeld, clerk, 20*s.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Oct. 18. To Edward, earl of Chester, the king's son. David de Egerton has
 Waltham. besought the king showing that whereas William de Clynton, late justice of Chester, demised the office of sheriff of co. Chester while he held that county, to the said David, for paying a certain ferm thence for a certain time, to hold it as other sheriffs had held that office; and divers men of that county, called 'charters' had been discharged from divers customs pertaining to that office, which other sheriffs had been accustomed to receive, by a judgment rendered in the court of Chester, while that county was in the king's hand, as fully appears by the record and process of that judgment, which the king caused to come before him in chancery, but the earl exacted the entire ferm from David, who has besought the king to provide a remedy; the king has therefore given him a day on which to appear before the council upon the premises at the next parliament, and orders the earl to cause the rolls and memoranda in his possession which concern that case to be inspected, and cause some of his council who are fully informed of that affair to be sent to the said parliament with such evidences, superseding the demand made upon David for 68*l.* 8*s.* 10*d.* for the said customs, in the meantime.

Nov. 18. John de Gunby acknowledges that he owes to John Gower of Wyrkesale
 Marlborough. 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John Gower of Wyrkesale acknowledges that he owes to John de Gunby 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Gunby acknowledges that he owes to John Gower of Wyrkesale 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1333.

Membrane 8d—cont.

Nov. 8. Ralph de Tissyngton is sent to the prior and convent of Montacute to receive such maintenance as William de Ramton, deceased, had there for life. By p.s. [7338.]

Nov. 8. To the prior of Christ Church, Canterbury, keeper of the spirituality of the archbishopric of Canterbury, *sede vacante*. Repetition of the order sent to Simon, late archbishop of Canterbury, to summon a conference of the prelates and clergy of that province at Northampton on Monday after Epiphany next, to grant an aid to the king for his expenses in the war of Scotland [*as at page 177 above*]. By p.s. [7337.]
 Enfield. [*Rep. Dig. of a Peer*, iv. p. 422.]

To W. archbishop of York. Order to summon a like conference at York on Monday after the octaves of Epiphany next. By the same writ.
 [*Ibid.*]

Sept. 8. John des Arches, the king's envoy, by reason of his good service both to the king and his father, is sent to the abbot and convent of Crek, to have such maintenance in their house as Richard Rolf, deceased, had there for life at the request of the late king. By p.s. [7196.]
 Eltham.

MEMBRANE 6d.*

Nov. 21. Henry Pech of Wakefeld, Adam son of Philip de Castelford, and William Mariborough. Bate of Wakefeld acknowledge that they owe to William de Melton, archbishop of York, 13*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Nov. 26. Richard Waleys, knight, and Ralph de Wyndesore, parson of Hampselape church, acknowledge that they owe to William de Melton, archbishop of York, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

Robert de Morby, knight, and William de Morby acknowledge that they owe to the same archbishop 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Nov. 27. John son of Ralph de Barkethorp acknowledges that he owes to John de Clarendon. Alta Ripa of Foulesutton and Josiana his wife 300*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Roger Bygot of Cetryngton acknowledges that he owes to Stephen de Keverthorp 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 29. Ralph de Bulmere, knight, acknowledges that he owes to Master Simon de Stanes, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Roger de Ask, knight, acknowledges that he owes to Elizabeth daughter of Miles de Stapelton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas Beaupyne acknowledges that he owes to Richard de Marnham and Robert de Marnham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

* Membrane 7d is blank.

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Membrane 6d—cont.

John Outhrad of Wycombe, clerk, puts in his place John de Rihill, clerk, to prosecute the execution of a recognisance for 12 marks, made to him in chancery by Richard Othyn of Great Merlawe.

John, abbot of Byland, acknowledges that he owes to Master Thomas de Cave, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 21.
Clarendon.

To Henry de Percy. Whereas the king has lately learned that certain dissensions have arisen between Henry and Edward de Bohun for the castle of Loghmaban, to which both assert that they have a right, the king ordered both Henry and Edward by his letters under the privy seal to cease from such dissensions, and to allow that castle to be guarded by Henry de Bello Monte, earl of Boghan, and Ralph de Nevill, steward of the king's household, without disturbance, until the next parliament, which order the said Henry has neglected to obey; the king therefore orders him, under pain of forfeiture, to do nothing to the injury of the peace against Edward, and to deliver up that castle as aforesaid until the next parliament, so that what is just and reasonable may be ordained thereupon by the king and his council. The king has sent a like order to Edward. By p.s. [7358.]

Nov. 30.
Clarendon.

John son of John de Helpiston of Wytheryngton acknowledges that he owes to George son of John de Lungevill 96*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Dec. 2.
Clarendon.

Roger Bygot of Setryngton acknowledges that he owes to Joan late the wife of John Bygot 13*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 2.
Clarendon.

To the treasurer and barons of the exchequer. Whereas among other lands which the king granted to Queen Isabella, to the value of 2,000*l.* yearly, for life, he gave her the castle of Cliderhou and certain other lands in cos. York and Lancaster for life, to the value of 400*l.* yearly, in part satisfaction of the said 2,000*l.*, and now the king has learned for his mother that the wapentake of Steynclyf, of the value of 40 marks, was assigned to her as part of the said 400*l.*, but the sheriff of York, by reason of the order to take hundreds and wapentakes, which were annexed to the ancient fermes of counties, into the king's hand, so took the said wapentake, whereupon the queen has besought the king to cause it to be restored to her, the king therefore orders the treasurer and barons to inspect the rolls and memoranda relating to this wapentake without delay, informing the king of its value, and to deliver it, together with the issues thereof, to the said queen, until the next parliament, notwithstanding the aforesaid order, so that the king being informed upon the premises, may cause what seems good to the council to be done.

Hugh de Longedon puts in his place William de Newenham, clerk, to prosecute the execution of a recognisance for 20*l.*, made to him in chancery by John de Say of Douston.

MEMBRANE 5d.

Dec. 12.
Marlborough.

Robert Bigirdel of Great Driffeld acknowledges that he owes to Nicholas de Hugate, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cristiana, late the wife of Richard de Emeldon, tenant in chief, puts in her place John de Moubray, her brother, and Henry de Haydok, clerk, to seek and receive in chancery, her reasonable dower from the lands which her husband held.

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Membrane 5d—cont.

Dec. 4. To the abbess and convent of Wherewell. Order to grant to Thomas Marlborough. Wasteney such yearly pension from that house as the said abbess by reason of her new creation is bound to grant to one of the king's clerks, whom he shall nominate, until the said clerk has been provided by the abbess with a suitable ecclesiastical benefice. By p.s. [7386.]

Dec. 3. Walter de Kemeseye, parson of Pateneye church, Salisbury diocese, Marlborough. acknowledges that he owes to Peter Seward of Wymbornemynstre, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Wilts.—John, bishop of Winchester, the chancellor, received the acknowledgment.

Dec. 17. William, prior of Malton, acknowledges that he owes to William de Marlborough. Melton, archbishop of York, 30*l.*: to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Dec. 18. John de Carru acknowledges that he owes to Elizabeth de Burgo, lady of Marlborough. Clare, 2000*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Dec. 18. John de Broughton, knight, acknowledges that he owes to Henry, bishop of Lincoln, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Dec. 18. The prior of St. Katherine's without Lincoln acknowledges for himself Marlborough. and convent that they owe to Dinus Forcetti, Alexander de Bardes, Francis Grandon[is], John Fraunceis and their fellows, merchants of the society of the Bardi of Florence, 400*l.*; to be levied, in default of payment of their lands and chattels in co. Lincoln.

Dec. 20. William de Briddeshale, knight, acknowledges that he owes to John de Marlborough. Ripon of York, 'skynner,' 4*l.* 11*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of a grant by Richard de Fishyde to John de Swafham and Robert his brother, and to the heirs and assigns of John, of a certain yearly rent of 60*s.* from a messuage and 18 acres of land in Shengham near Bichamwelle, co. Norfolk, and also of his other lands in that town. Witnesses: Sir Peter de Saltmersh, knight, Roger de Dersyngham, Geoffrey de Corton, John de Fileby, John de Elmham, Thomas de Henghes and Benedict de Birston. Dated at York on Thursday, the feast of St. Katherine the Virgin, 7 Edward III.

Memorandum, that the said Richard came into chancery at York on 23 December, and acknowledged the preceding deed.

Dec. 29. Thomas de Saundeby, knight, acknowledges that he owes to William de Wallingford. Melton, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—Henry de Eden[stowe] and Thomas de Baumburgh received the acknowledgment.

Cancelled on payment.

Dec. 23. Henry le Chaufeyre, by reason of his good service to the king and his Wallingford. father, is sent to the abbot and convent of Grymesby, to receive such maintenance from that house as Richard de Marlebergh, deceased, had there for life at the request of the late king. By p.s. [7399.]

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Jan. 3.

To the abbot of St. Mary's, York. Notification that Gerard Salvayn of Brunneby came before the king on Monday after the Circumcision last, and sought to replevy his land in Little Thorp near Hayton, which was taken

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Membrane 5d—cont.

into the king's hand on account of his default in that abbot's court, within the gate of the abbey of St. Mary, York, against Gerard, son of John Salvayn, in the suit before the justices of the Bench, and which was granted to be pleaded in the abbot's court by those justices according to the liberty allowed to him in such a case. The king signifies this to the abbot.

Jan. 8.
Wallingford.

John Bradan of Elvele and William atte Walle of Anlagbby acknowledge that they owe to John de Messyngham the younger, and to William son of William de Middleton of Anlagbby, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—The archbishop of York, keeper of the great seal, received the acknowledgment.

Jan. 8.
Wallingford.

Richard son of Thomas de Beltoft acknowledges that he owes to William, archbishop of York, 12 marks, to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of grant by William de Stepham, son and heir of William de Stepham, knight, to John son of John le Vavassour, his nephew, of a certain yearly rent of 10*l.* sterling issuing from his manor of Toneton, co. York. Witnesses: Sir Simon Ward, Sir Peter de Middleton, Sir William de Plompton, knights, John de Calverleye, John de Roucestre, Robert de Saxton, Roger de Rivill. Dated at Neuton near Rippeley, on Palm Sunday, 1332, 6 Edward III.

Memorandum, that the said William de Stepham came into chancery at York on 17 January and acknowledged the preceding deed.

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MEMBRANE 4d.

Nov. 25.
Wincanton.

To John Darcy, justiciary of Ireland, or to him who supplies his place there. Order that if Walter de Bermingham, knight, who is indicted for divers felonies and robberies committed in Ireland, shall find sufficient hostages from his relations, and sufficient mainpernors to answer for his good behaviour, under pain of forfeiture of life and members, land and goods, to have him before the king's court and receive reasonable punishment there for the said felonies and robberies, then to deliver him, without delay, from the gaol of Dublin castle where he is imprisoned for the said crimes.

By p.s. [7370.]

To the same. Order to keep safely in the gaol of Dublin castle, Henry de Maundevill, taken and imprisoned there for divers felonies and robberies committed by him in Ireland, until further orders, and if he has been delivered before that justiciary's arrival in Ireland, to cause him to be retaken without delay, and safely guarded in the said gaol.

By p.s. [7370.]

Elizabeth daughter of Miles de Stapelton puts in her place John de Askham, clerk, to prosecute the execution of a recognisance for 20*l.* made to her in chancery by Roger de Ask, knight.

1334.

Jan. 11.
Wallingford.

Robert Bateman came before the king on Tuesday after Epiphany last and sought to replevy to John Fraunceys of Osmundeston and to John his son their land in Alwaston, which was taken into the king's hand on account of their default before the justices of the Bench against Emma, late the wife of Simon de Chedle.—This is signified to the justices.

Memorandum, that Rose, late the wife of Henry son of John de Ferlyngton, executrix of her husband's will, came into chancery at York, on 12 January, 7 Edward III. and confessed herself to be satisfied for 12*l.*

1334.

Membrane 4d—cont.

which Giles, son of John de Ferlyngton, acknowledged that he owed to the said Henry by a recognisance made in the chancery of the late king in the 15th year of his reign.

Jan. 13.
Wallingford.

John de Marton, parson of Tillebury church, and Henry de Ingelby, clerk, acknowledge that they owe to Thomas Fairfax, 25*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

Enrolment of grant by Thomas Fairfax to John de Marton and Henry de Ingelby, aforesaid, of the custody of the lands which belonged to Thomas de Salecok, the elder, and which are in the custody of the said Thomas Fairfax, by reason of the minority of Thomas, son of Thomas de Salecok, his kinsman and heir, to hold until the heir come of age together with his marriage, which custody and marriage Thomas Fairfax holds by the grant of Sir Robert de Colevill, knight. Dated at York on 12 January, 7 Edward III.

Memorandum, that the said Thomas came into chancery at York on 13 January, and acknowledged the preceding deed.

Jan. 13.
Wallingford.

John de Waltham, 'messenger,' acknowledges that he owes to John de Wodehous, clerk, 22*s.* 4*d.*; to be levied, in default of payment of his lands and chattels in co. York.

John de Sherburn of York, 'flesher,' acknowledges that he owes to Robert son of Alan de Holthale 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Memorandum, that on Thursday, the octaves of Epiphany, to wit, on 13 January, 7 Edward III. William, archbishop of York, then keeper of the great seal, by virtue of the king's order under the privy seal, directed to him to deliver the said seal to Sir Henry de Edenistowe, Sir Thomas de Baumburgh and Sir John de Sancto Paulo to be kept, so delivered it in a certain bag sealed with his seal, in the chapter-house of St. Peter's church, York, where the clerks of chancery were sitting, in the presence of Master John de Blebury and of Sir William de Leycestr[ia], Sir Thomas de Evesham, Sir Thomas de Sibethorp and Sir Thomas de Brayton, and other clerks of that chancery and the said Henry, Thomas de Bamburgh and John de Sancto Paulo received the seal from the archbishop and caused it to be opened in that chapter-house, and writs *de cursu*, charters and other letters patent to be sealed therewith.

Jan. 7.
Wallingford.

To Roger de Preston. Order to go to Ireland in person with all speed immediately upon sight of these presents, under pain of forfeiture, according to the form of the king's commission which he sends anew, appointing him to be one of the justices to hold pleas following the justiciary of Ireland, during pleasure, as the king has learned that he has hitherto refused to intend the form of the previous letters patent.

By p.s.

The like to the following, '*mutatis mutandis*':

Robert de Nicole, to whom the king committed the custody of the writs and rolls before the chief justice of Ireland and him who supplies his place, in pleas following the said justice, and him who supplies his place in that land, to hold during pleasure.

Roger de Baukwell who was appointed chief justice of the Bench, Dublin, to hold pleas there.

John de Bray, appointed second justice of that Bench.

Richard de Hattecoumbe, appointed a justice of that Bench.

Thomas de Speton, clerk, to whom the king committed the custody of the writs and rolls in the Common Bench, Dublin.

Robert de Helpston, clerk, to whom the king committed the office of chirographer of the said Common Bench.

1334.

Membrane 4d—cont.

Ed[mund] de Grymmesby, clerk, to whom the king committed the custody of the rolls, writs, and other memoranda of the chancery of Ireland.

Thomas de Brayles who was appointed second baron of the exchequer, Dublin.

Jan. 17. Richard, abbot of Calder, acknowledges for himself and convent that they owe to William, archbishop of York, 40*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Cumberland.

John de Gayskerik of Barton-upon-Humber acknowledges that he owes to William de la Pole of Kyngeston-upon-Hull 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Jan. 7. To Robert de Scorburch. Order, immediately upon sight of these presents, Wallingford. under pain of forfeiture, to go to Flanders together with Master Simon de Stanes, whom the king has appointed with him to be special proctor, envoy and commissary, to inquire into the truth concerning the contentions, robberies, trespasses and damages by land and sea, committed by the people of England and Flanders upon each other

By p.s.

The like to the said Simon, '*mutatis mutandis.*'

By the same writ.

Jan. 7. To Louis, count of Flanders. Whereas the king lately sent John de Wallingford. Hildesle, baron of the exchequer, and William de la Pole as envoys to treat concerning the trespasses, etc. committed by the subjects of the said count and the king against each other, and it was agreed that the count should send for himself and for the people of Ghent, Bruges and Ipree, two envoys to York at All Saint's last to hear complaints concerning such trespasses, and that the same persons should afterwards go to Bruges to hear like complaints; and the king sent Thomas de Brayton and Master Simon de Staynes, and the count sent Master Paulinus de la Mote, canon of St. Donatien (*Donati*), and John de Harlebek, burgess of Bruges, and several of the king's subjects brought forward such complaints, but the execution of them remains in suspense as the commissaries of the king and count say that they have no power to carry them out; the king therefore requests the count to adjudge the executions of arrests, and to give full power to his commissaries to carry them out, and the king has sent Robert de Scorburch, knight, baron of the exchequer, in the place of Thomas de Brayton, to intend the said affair, and to treat with the deputies sent by the count. [*Fœdera.*]

Jan. 12. John son of John de Warthill of York acknowledges that he owes to Dunstaple. Thomas de Grantham of York 6*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 3d.

Jan. 6. To Ralph de Nevill, late keeper of the bishopric of Durham, then void Wallingford. and in the king's hand, or to him who then supplied his place. Order to supersede the levying of 20*l.* on the men of Northalverton which belongs to the temporalities of that bishopric, and to release them from any distrains made for that cause, if they shall find sufficient security to answer to the king for the said sum on Sunday in the middle of Lent next, unless they are discharged thereof in the meantime, as lately, at the prosecution of the said men, showing the king that they are free men and ought not to pay any customs to the bishop of that place or to the king, *sede vacante*, except a certain yearly ferm, and that they have never paid such customs in times past, and that the said keeper has levied 20*l.* by extortion as a cognisance from them because the custody of that bishopric was in the late king's hand by the death of Anthony, a former bishop, and exacts 20*l.* from them for the king's use, and has compelled them by various distrains to pay that sum; and by an inquisition

1334.

Membrane 3d—cont.

taken by that keeper it was found, that the men of Northalverton are free, and of free condition, and hold that town of the bishops of Durham by the consent of the chapter there, rendering 30 marks yearly to the bishops for the time being, at certain appointed terms, in Alvertonshire, and that they owe no other customs or services for that town, and that Anthony had levied 20*l.* of them fifteen years after his consecration, as a cognisance, by extortion, and that the late king had also caused 20*l.* to be levied of them, after Anthony's death, against their will, and the present king ordered the treasurer and chamberlains to inspect the rolls and memoranda of the exchequer and inform him concerning this matter, and now the said men have besought the king to order the distraint made upon them for the said 20*l.* to be superseded during the discussion of the affair.

Jan. 12.
Wallingford.

John de Cotonesse came before the king on Wednesday after the Epiphany last, and sought to replevy to Emma, late the wife of Bartholomew Bacon, her land in York, which was taken into the king's hand on account of her default before the justices of the Bench against Gilbert de Shereburn and Cristiana his wife. This is signified to the justices.

Henry del Halle came before the king on Wednesday after the Epiphany last, and sought to replevy to William de Halle of Aghton his land in Aghton, which was taken into the king's hand on account of his default before the justices of the Bench against William de W . . . and Margaret his wife. This is signified to the justices.

Jan 2.
Wallingford.

To the prior of Christ Church, Canterbury, keeper of the spirituality of the archbishopric of Canterbury, *sede vacante*. Summons to attend parliament at York on Monday before St. Peter in Cathedra next, warning the chapter of Canterbury, the archdeacons and clergy of that diocese to be present at that parliament, the archdeacons in person, the chapter by one and the clergy by two proctors.

By p.s. [7421.]

[*Rep. Dig. of a Peer*, iv. p. 422.]

The like to W. archbishop of York and to nineteen bishops. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the aforesaid parliament.

By the same writ.

[*Ibid.*]

The like to the abbot of St. Albans, twenty-six other abbots, the prior of the Hospital of St. John of Jerusalem in England, and two other priors.

[*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament.

By the same writ.

[*Ibid.*]

The like to John de Eltham, earl of Cornwall, ten other earls and sixty-three others. [*Ibid.*]

To the sheriff of York. Order to cause two knights of that county, two citizens from each city and two burgesses from each borough to be chosen to attend the aforesaid parliament.

By the same writ.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons from each of the said ports to be chosen to attend the aforesaid parliament.

By the same writ.

[*Ibid.*]

To Geoffrey le Scrope. Summons to attend the aforesaid parliament to give his counsel with others of the council.

By the same writ.

[*Ibid.*]

The like to Richard de Wylughby and nineteen others. [*Ibid.*]

1334.

Membrane 3d—cont.

Jan. 4. To the prior of Christ Church, Canterbury, keeper of the spirituality of Wallingford. the archbishopric of Canterbury, *sede vacante*. Strict order to warn the priors, deans, chapters, archdeacons and all the clergy of that province to attend the aforesaid parliament without fail, the chapters and clergy by proctors as aforesaid, the priors, deans and archdeacons in person. [*Ibid.*]
The like to W. archbishop of York. [*Ibid.*]

MEMBRANE 2d.

Jan. 19. Robert le Heremite came before the king on Wednesday after St. Hilary Wailingford. last and sought to replevy his land in Huntington which was taken into the king's hand on account of his default before the justices of the Bench against Joan, late the wife of Robert de Joueby. This is certified to the justices.

—— Henry, abbot of Dureford, puts in his place William de Kelleseye and Roger de Petresfeld to defend the execution of a recognisance for 48*l.* made by Thomas, the late abbot of that place, in chancery, to Richard de Rudham, clerk.—The chancellor received the attornment.

—— Stephen, bishop of London, puts in his place John de Marton, parson of Westillebury church, and John Parles, to prosecute the execution of a recognisance of 100 marks, made to him in chancery by Richard de Grey of Codenore.

Jan. 24. Simon de Hugate of Great Driffeld and William, his brother, of Great Dunstaple. Driffeld, and John son of Walter de Basyngby acknowledge that they owe to Nicholas de Hugate, warden of the church of St. John of Beverley, 132*l.* 10*s.*; to be levied, in default of payment, of their lands and chattels in co. York.

1333.

Dec. 7. Alexander, prior of St. Swithun's, Winchester, acknowledges for himself Clarendon. and convent that they owe to Stephen Ogoioni and John Baronchelli and their fellows, merchants of the society of the Peruchi, 257*l.* 16*s.* 10*d.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

*Cancelled on payment.**MEMBRANE 1d.*

1334.

Jan. 14. To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before Dunstaple. the king. Whereas Nicholas, vicar of Dunston church, arramed before them a certain jury of 24 knights against Thomas Page of Wadyngton, the younger, to convict the jurors by whom an inquisition was lately taken before the king at Lincoln without the king's writ between Thomas and the said Nicholas and Thomas son of Rose de Hanworth, concerning a certain trespass committed on Thomas Page by Nicholas and Thomas son of Rose, and the king has learned from Nicholas that he was taken under colour of the process made upon that plea and imprisoned in the Marshalsea so that he cannot prosecute his said jury, whereupon he has besought the king to provide a remedy; the king therefore orders the justices that if the said jury was arramed before them, and if Nicholas shall find for them sufficient mainpernors who will undertake to have him before the king to prosecute the said jury and to bring him back to prison and to satisfy the king and the said Thomas for the damage which he has done, then to cause him to be released from prison by that mainprise.

8 EDWARD III.

MEMBRANE 37.

1334.
Jan. 26. Woodstock. To the treasurer and barons of the exchequer. Order to cause the brethren and sisters of the hospitals of Northgate and Herbaldoune near Canterbury to have 140*l.* yearly from the archbishopric of Canterbury and 1*d.* daily from the issues of the manor of Lymyng, which belongs to that archbishopric, for their maintenance from the issues of the said archbishopric and manor, *pro rata* for the time that the said archbishopric and manor have been in the king's hand, and to pay the same henceforth as long as they are in the king's hand, if after inspection of the rolls and memoranda of the exchequer they shall find that such alms are due during the voidance of the archbishopric, allowing to the keepers of the archbishopric in their account for the issues of the archbishopric and manor, what they shall so pay to the brethren and sisters, as the king has learned from the said brethren and sisters that although they ought and were wont to receive the said 140*l.* yearly and 1*d.* daily, appointed as an ancient alms from the archbishopric of Canterbury, both when the see was filled and during a voidance, yet the keepers of that archbishopric during the voidance have hitherto refused to pay the said alms to the brethren and sisters, *pro rata* for the time when the custody of the archbishopric was in the king's hands and in their custody.
- Feb. 3. Woodstock. To the same. Order to audit the account of William de Twenge, whom the king has lately sent to Sicily (*Cesilie*) for the expedition of his affairs both for the money and florins which he received upon his expenses for that cause, and for the days in which he so stood in the king's service, and further to cause to be done what pertains to the final issue of that account.
- Jan. 28. Woodstock. To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of William Huse, who is insufficiently qualified. By p.s.
- Jan. 28. Woodstock. Thomas le Rous of Penreth, imprisoned in Carlisle castle for trespass of venison in Ingelwod forest, with which he is indicted or charged, has letters to Ralph de Nevill, keeper of the Forest beyond Trent, to bail him until thecoming of the justices next in eyre for pleas of the Forest in co. Cumberland.
- Feb. 1. Woodstock. To the sheriff of Wilts. Order to cause a verderer for the forest of Chuyt to be elected in place of Peter Croilboys, deceased.
- Feb. 1. Woodstock. To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmerland. Order to amove the king's hand from the fourth part of the manor of Suthdissyngton, and not to intermeddle further therewith restoring the issues thereof, as the escheator returned that he had taken that fourth part into the king's hand because he had found by inquisition of office that Adam son of Richard de Dissyngton was an adherent of the Scots, then enemies of the king and rebels; and subsequently the king learning from Adam that he had never joined the Scots, but had always remained in the king's faith and peace, the king ordered the escheator to take an inquisition upon the matter, by which it was found that Adam never joined the Scots, but that he was taken and detained, against his will, by Jocus de Sherwynlawe, then the king's enemy, and that he was ransomed by Jocus for 20*l.*, to be paid to Jocus by the pledge and mainprise of William de Anesley.

1334.

*Membrane 37—cont.*Feb. 1.
Woodstock.

To the justices of the Bench. Order to proceed with the suit between Sibyl, late the wife of John de Mohun, and John de Mere and Eleanor his wife, for the third part of the manor of Mildenhale, as Sibyl's dower from the freehold which belonged to her late husband, and to do justice to the parties, but not to proceed to render judgment without consulting the king, as Sibyl has shown the king that whereas she seeks the said third part before the justices in the king's court against John and Eleanor, and John and Eleanor called John, kinsman and heir of John de Mohun, whose person and a certain part of whose lands are in the custody of Bartholomew de Burewassh, and another part of whose lands are in the custody of William de Ayrmyne, bishop of Norwich, to warranty against Sibyl, and the bishop, pleading before the justices, alleged that he had the custody of two parts of the lands which belonged to John de Mohun, at his death, by the king's grant, until the heir should come of age, and thereupon the bishop produced the letters patent testifying this, and asserted that he could not answer thereupon without the king, for which reason those justices have hitherto delayed to proceed further in that plea, whereupon Sybil has besought the king to provide a remedy.

To the same. Like order to proceed with a suit, which the same Sibyl brought against Hugh de Curtenay, the elder, and Agnes his wife, in the king's court, for a third part of the manor of Cadeleye, as Sibyl's dower from the freehold of her late husband, and Hugh and Agnes called the same John, kinsman and heir of John de Mohun, to warranty against Sibyl, and the said bishop alleged that he had the custody of two parts of the lands which belonged to John de Mohun by the king's grant as aforesaid.

Feb. 3.
Woodstock.

To the executors of the will of Master Henry de Clyf, late keeper of the chancery rolls. Order to deliver all the rolls of chancery with the writs, inquisitions, records and all other memoranda and the keys touching that office which are in their custody, as is said, to Michael de Wath, clerk, without delay, to be kept as the said Master Henry kept them, while he lived, at the king's will. The king has ordered Michael to receive the said rolls, etc. from the executors and to keep them as aforesaid. By p.s.[7525.]

Mandate in pursuance to Michael.

By the same writ.

Feb. 3.
Woodstock.

John Count of Eykeryng, imprisoned at Notyngnam for trespass of vert in Shirewod forest, has letters to Ralph de Nevill, keeper of the Forest beyond Trent, to bail him until the coming of the justices for pleas of the Forest in co. Nottingham.

Feb. 5.
Woodstock.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the prior and convent of the priory of St. Denys, near Southampton, a tun of red wine of the first wines brought to the said port in the present season of rack, as the king granted by charter to the said prior and convent such a tun of wine to be received yearly in that port by the hands of the king's butler for the time being, between Christmas and the Annunciation, for the celebration of masses in that monastery for the souls of all the faithful departed.

Feb. 10.
Woodstock.

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of William de Tregoedek, deceased.

Feb. 8.
Woodstock.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Robert Gretheved, who is incapacitated by age and infirmity so that he cannot travel to fulfil the duties of that office.

Feb. 8.
Woodstock.

To the treasurer and barons of the exchequer. Whereas the king ordered Adam le Boghier, then keeper of the manors of Hathelseye and Carleton, and of the lands belonging to Nicholas de Stapelton, to deliver the said

1334.

Membrane 37—cont.

manors and lands to the said Nicholas, together with the issues and arrears of ferm of the same for which answer had not been made to the late king, to be held as Nicholas had held them before they were taken into the king's hand [*as in this Calendar, 1 Edward III. p. 4*], and afterwards the king—learning from Adam that although he had delivered the said manors, etc. to Nicholas, and had rendered a final account to him for the issues for which answer had not been made to the late king, and had satisfied Nicholas for those issues by virtue of the king's orders, upon which the said Nicholas released him from all actions in respect of the same, as may fully appear by Nicholas's letters of acquittance, yet the treasurer and barons exacted 150*l.* 10*s.* for the arrears of Adam's account, rendered, as is said, in the late king's chamber, for the issues of the said manors and of the manors of Berleye and Tempelhurst for the time when he was keeper of those manors; and he had no respite for the arrears touching the manors of Hathelseye and Carleton, for which he had satisfied the said Nicholas by the king's order, which were exacted from Adam without remission by summons of the exchequer, and the treasurer and barons caused him to be distrained therefor—ordered the treasurer and barons to cause Adam to be discharged and acquitted of the said arrears which they shall find him to owe the king by reason of the manors of Hathelseye and Carleton, and from rendering his account therefor at the exchequer, according to the agreement made in parliament at Westminster in the 1st year of the king's reign, or to inform the king if there was any reason why they should not obey that order, and the treasurer and barons returned that the said order had not been executed as regards the discharging of Adam of the arrears touching the manors of Hathelseye and Carleton because it was found by inspection of the particulars of the said account, and of other rolls and memoranda of the exchequer touching the same, that the said 150*l.* 10*s.* are exacted from Adam for the arrears of his account rendered in the late king's chamber for the issues of the said four manors, in common, for divers years, so that for this reason they cannot find by inspection of the particulars, rolls and memoranda how much Adam is indebted to the king for the said arrears by reason of the manors of Hathelseye and Carleton, and because it seemed to them that they could not proceed to such a discharge unless an apportionment of the said 150*l.* 10*s.* of those common arrears was made between the said manors; the king therefore orders the treasurer and barons to view his previous writ and the accounts and the rolls and memoranda of the exchequer touching these four manors, having regard to the yearly value of each of them, and to the sums answered for yearly on them by such accounts, and to apportion the sum of 150*l.* 10*s.* among the four manors according to their discretion, and to cause Adam to be discharged and acquitted of the arrears of the manors of Hathelseye and Carleton by this apportionment according to the above agreement, provided that Adam answer to the king, as he ought, for the arrears touching the manors of Berleye and Tempelhurst, according to the same apportionment.

MEMBRANE 36.

Jan. 26.
Woodstock.

To William de Northo, escheator in cos. Kent, Surrey, Sussex and Middlesex. Order not to intermeddle further with a messuage, 40½ acres of land, a pasture for two horses and eight oxen, and 7*s.* 4*d.* rent in Hampton and Atheryngton, restoring the issues thereof to the abbot of Séez (*Sagio*), as at the prosecution of the abbot, showing the king that the said lands and rent had been acquired by his predecessors long before the publication of the statute of mortmain, and John de Hawe, late escheator in the said counties, pretending that the abbot had acquired them after the publi-

1334.

Membrane 36—cont.

cation of that statute, without obtaining the necessary licence from the king, took them into the king's hands by reason of that trespass, the king ordered William de Northo to take an inquisition on the matter, by which it was found that Robert, sometime abbot of Sééz, acquired that messuage, land and pasture of John de Bobun, knight, and the rent of Peter de Malebraunche, who held them of the abbot by certain services, before the publication of that statute, to wit, in the time of Henry III.

Jan. 28.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause the demand made by summons of the exchequer upon the executors of the will of Richard de Emeldon in respect to the county of Northumberland and on Robert de Toughale, who became mainpernors for the payment to the exchequer of the debts and accounts which the said Richard owed to the king at his death, and for 100s. which Richard owed to the king while he lived, for victuals bought by him, before 27 October in the 6th year of the king's reign, at Newcastle, to be superseded, and to cause the said executors and Robert to be discharged and acquitted thereof at the exchequer, as on the said 27 October the king pardoned the men of Northumberland the debts which they owed to him for victuals bought or received by them of the king and his father at Newcastle, Carlisle and Skymburnesse, in consideration of the damage, fire and destruction which they have sustained by reason of the late wars with Scotland.

Feb. 8.
Woodstock.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of John Pride, who is insufficiently qualified.

Feb. 16.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made to Peter de Saltemersh, sheriff of York, for 61*l.* 10*s.* if he shall be found to have paid that sum, as the king lately ordered the sheriff of York by writ of privy seal to pay from the issues of that bailiwick as much as would be necessary for the maintenance of thirty-six of the king's great horses which were in the custody of Arnald Garsy, the king's serjeant, and for the wages of the said Arnald and of the keepers of those horses, as long as the keepers and horses remained within that bailiwick, to the said Arnald by indenture, and Peter has paid 61*l.* 10*s.* to Arnald by virtue of the said order, as he says.

Feb. 17.
Nottingham.

To Thomas de Foxle, constable of Wyndesore castle. Order to cause John Maudryn, keeper of the new park of Wyndesore, to have the arrears of his usual wages from the time of the constable's appointment, and to have such wages henceforth, from the issues of that bailiwick.

Feb. 19.
Pontefract.

To Richard de la Pole, the king's butler. Order to deliver to Henry de Edenestowe, clerk, late one of the keepers of the great seal, holding the household of chancery, the arrears of his fee of wine, which he ought to receive from the king by reason of that office, from Thursday the octaves of Hilary last to Thursday last.

Feb. 20.
York.

To the sheriff of Essex. Order to cause William de Ayermyne, bishop of Norwich, to have full seisin without delay, of 16 acres of land, 3 acres of meadow and 3*s.* rent in Lamburn, which Robert William held, who was outlawed for felony, as the king has learned, by inquisition taken by the sheriff, that the said land and rent have been in the king's hand for a year and a day and that Robert held them of the said bishop, and that the bishop had the year, day and waste thereof and ought to answer for them to the king.

Feb. 23.
York.

To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford and Buckingham. Order to cause reasonable dower to be assigned to Cicely late the wife of John de Albiaco, tenant in chief, from all the lands which belonged to John in that bailiwick, at his death, upon her taking oath that she will not marry without the king's licence.

1334.

*Membrane 36—cont.*Feb. 25.
York.

To Robert de Hambury, chamberlain of North Wales. Order to cause payment to be made to William Trussel, the king's yeoman, whom on 18 November last the king appointed keeper of Beaumareys castle for life, receiving the accustomed fees for that custody, the arrears of those fees from the said 18 November and to pay those fees henceforth as long as William holds that custody.

Feb. 24.
York.

To William la Zouche, keeper of the great wardrobe. Order to deliver to J. archbishop elect and confirmed of Canterbury, the chancellor, the arrears of his fee of wax until 11 August last, and to deliver that fee henceforth as long as he is chancellor.

*Vacated, because below.*Feb. 17.
Nottingham.

To Thomas de Foxle, constable of Wyndesore castle. Order to cause the houses, tower, walls and bridges of that castle, the houses and walls of the garden without that castle, the houses and ponds of Wyndesore park, the paling and enclosure about the king's park there, the houses and walls of the manor of Kenyngton, and the paling and wall about the park there, to be repaired and amended where necessary by the view and testimony of the king's viewers of works there, from the issues of that bailiwick.

By K.

Feb. 23.
York.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made to the sheriff of cos. Warwick and Leicester for 20*l.* which he has paid by the king's order to Giles de Bello Campo [*as in this Calendar, 6 Edward III., p. 494.*]

Feb. 24.
York.

To William la Zouche, keeper of the great wardrobe. Order to deliver to J. archbishop elect and confirmed of Canterbury, the chancellor, the arrears of his fee of wax, which he ought to receive from the king by reason of his office from 28 November in the 4th year of the king's reign, until the 11 August last, and to pay that fee henceforth as long as he shall be chancellor.

*MEMBRANE 35.*Feb. 17.
Pontefract.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with the manor of Great Tuwe, co. Oxford, restoring the issues thereof, because the king has learned by inquisition taken by the escheator, that Ralph de Pratellis at his death held no lands of the king in chief in that bailiwick, by reason whereof the custody of his lands ought to pertain to the king, but that he held the said manor of the earl of Arundel, by the service of the fourth part of a knight's fee, and that William de Pratell[is] his son is his next heir and aged 16 years.

By C.

Feb. 24.
York.

To Robert de Hambury, chamberlain of North Wales. Order to deliver to William Trussel, the king's yeoman, the lands of Eclenyock and Thlen-tlibion in Anglesey in North Wales, which are in Robert's custody, together with the issues thereof, as on 3 January last the king granted to William the said lands to hold for life, which lands Richard Caleware lately held by the king's grant, rendering to the king yearly at the exchequer of Kaernarvan as much as Richard used to render there for the same.

Feb. 25.
York.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to distrain John le Sumnour of Wetheresfeld for his homage and fealty, because he has done homage and fealty to the king for the lands which he holds of him.

By p.s.

1334.

Feb. 22.
York.*Membrane 35—cont.*

To the sheriff of Nottingham and Derby. Order to pay 20*l.* yearly from the issues of those counties to Nicholas de la Despense, to whom the late king, in recompence for his long service, granted 20*l.* of land yearly from the lands which belonged to William de Bredon in co. Derby, to hold at will, in aid of his maintenance and of that of his wife and children, which lands, by the common assent of the king's parliament, were taken from the hands of Nicholas and delivered to William, and afterwards, having consideration to the good service which Nicholas rendered to the king, his father and Queen Isabella, the king granted to him 20*l.* yearly to be received by the hands of the sheriff of the said counties for the time being, at will or until the king should provide Nicholas with 20*l.* of land yearly in a suitable place, to be held in aid of his maintenance and of that of his wife and children.

Feb. 24.
York.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place in William Lanney, deceased.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of Roger de Abyndon, who is incapacitated by sickness and age so that he cannot travel to fulfil the duties of that office.

Feb. 26.
York.

John de Gayton, parson of Bradden church, imprisoned at Northampton for trespass of vert and venison in Whitlewode forest with which he is charged, has letters to Robert de Ufford, keeper of the Forest beyond Trent, to bail him until the coming of the justices for pleas of the Forest in co. Buckingham.

Feb. 23.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause allowance to be made to Walter Turk, citizen and merchant of London, for 217*l.* 2*s.* 3*d.*, in which the king is indebted to him for the time of the late king for corn, oxen, sheep and fishes bought by him for the late king's use and for the expenses of his household, as appears by two bills under the seal of Roger de Northburgh, now bishop of Coventry and Lichfield, then keeper of the wardrobe, in the arrears of Walter's account for the time when he was collector of the new custom in the port and city of London, if they shall find that the said sum is owing, for which sum Walter asserts that no satisfaction has hitherto been made to him, and has besought the king to order such allowance to be made to him.

By C.

Feb. 24.
York.

To the same. Order to cause 8*l.* 12½*d.* to be paid to Bartholemew deu Boneye, merchant, from the treasury, or to cause a competent assignment to be made to him therefor, where he may be satisfied, if they shall find by viewing the king's letters patent that the said sum is due to Bartholomew, as he has besought the king to order such satisfaction to be made to him, as the king is indebted to him in that sum for a loan lately granted to the king by the merchants for taking their wool out of the kingdom, as appears by the letters patent sealed with the seal called 'coket,' which Bartholomew asserts that he has in his possession.

By C.

Feb. 27.
York.

To William de Horewode, fermor of the manor of Cosseham. Order to expend up to 50*l.* from the issues of that manor in the construction of a new hall, and in repairing and amending other houses within that manor.

By K.

*Vacated because otherwise below.*March 6.
York.

To the treasurer and barons of the exchequer. Order to permit the abbot of St. Peter's, Gloucester, to hold the hundred of Doddeston, co. Gloucester, according to the tenor of the late king's letters patent, notwithstanding the present king's order to take such hundreds into his hands and reunite them to the counties, or the statute made thereupon, as the king had ordered them

1334.

Membrane 35—cont.

to permit the abbot to hold that hundred until the next parliament [*as at page 63 above*], and now petition has been made before the king and council in the present parliament, on behalf of the abbot, beseeching the king to cause him to have that hundred as well for the king's convenience as for the easement of the abbot's tenants and of the men of that county, to hold according to the tenor of the late king's letters patent, and the king has granted his request because it is found by the certificate of the treasurer and barons and by the extent of the hundred sent into chancery by the king's order, that the hundred was wont to render 10*l.* only to the king's progenitors, and that the sheriff of Gloucester is discharged of the said 10*l.* of that hundred, and that the abbot remains charged with the said 10*l.* and 40*s.* increment for that hundred towards the king and his heirs for ever.
By pet. of C.

March 10. To the sheriff of Nottingham. Order to cause a verderer for Shirewode
Woodstock. forest to be elected in place of Robert de Perepount, deceased.

March 3. To Ralph de Nevill, late keeper of the bishopric of Durham, then void
York. and in the king's hands, or to him who supplies his place. Order to cause the men and tenants of the town of Northalverton, which is of the temporalities of that bishopric, to have respite until Midsummer next for 20*l.* which Ralph had unjustly exacted of them in the name of a cognisance of demesne for the king's benefit, by reason of the last voidance of that bishopric, and to release them from any distrains made for that cause, as the king has granted them this respite at their petition before him and his council in parliament.
By pet. of C.

Feb. 27. To William de Horewode, fermor of the manor of Cosseham, co. Wilts.
York. Order to expend up to 50*l.* from the ferm of that manor in the construction of a new hall and in repairing and amending other houses there, by the view and testimony of Robert Selyman, escheator in that county. By K.

MEMBRANE 34.

March 3. To Master Robert de Ayleston, archdeacon of Berkshire, keeper of the
York. privy seal. Order to deliver all the charters, deeds and other muniments touching the land of Scotland, which are in his custody, to R. bishop of Durham, the treasurer, by indenture, to be kept in the treasury.

Vacated because it was surrendered and is otherwise below.

Feb. 28. To John de Louthre, escheator in cos. York, Northumberland, Cumber-
York. land and Westmorland. Order not to distrain John de Sancto Martino, John atte See and Thomas de Sancto Martino for their homage and fealty, because they have done homage and fealty to the king for the lands which they hold of him.
By p.s. [7609.]

Feb. 13. To William Erneys, escheator in cos. Warwick, Leicester, Nottingham,
Woodstock. Derby and Lancaster. Order not to intermeddle further with a messuage and three bovates of land in Twyford, restoring the issues thereof, as the escheator returned that William Trussel, late escheator this side Trent, had delivered the said messuage and land to him by indenture, at the time of his substitution in that office, asserting that they were in the king's hands by reason of an alienation which Thomas de Nevill, who held them of the king in chief, made thereof to Richard son of Thomas de Twyford; and afterwards at the prosecution of Stephen de Nevill, kinsman and heir of the said Thomas, the king learned that those tenements are not held of him in chief, but of Hugh de Audele and Margaret his wife, as of the manor of Okham, assigned to the said Margaret in dower after the death of Peter

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Membrane 34—cont.

de Gavaston, her late husband, by the service of making suit at the court of the said Hugh and Margaret, of Okham, every three weeks, and the king ordered the escheator to take an inquisition on that matter, by which it was found that these tenements are held of Hugh and Margaret as aforesaid and are worth 15s. yearly.

Feb. 24.
York.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to distrain Roger Bygot, brother of John Bygot, for his homage which the king has taken of him for the manor of Seterington and to release him from any distraint made for that cause, as it was lately found by an inquisition taken by the escheator that John held that manor at his death for himself and the heirs of his body, with remainder in default of such heirs to Roger and the heirs of his body, and that John died without an heir of his body, and that the manor is held of the king in chief by the service of a knight's fee, and the king has taken the fealty of Roger for that manor and has given him respite for his homage until the next parliament and ordered the escheator to deliver the manor to Roger, together with the issues thereof, and now the king has taken Roger's homage for that manor.

By p.s. [7569.]

Feb. 24.
York.

To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order to deliver to William Daubeney the manor of Totenham, as the king lately granted to him for his good service, and chiefly because he took knight's arms from the king, 40 marks, to be received yearly at the exchequer for life, or until the king should provide him with 40 marks of land and rent yearly for life, and the king granted to William the remainder of the manors of Kemston, co. Bedford, and Totenham, co. Middlesex, which John de Britannia, earl of Richmond, deceased, held for life, with reversion at his death to the king and his heirs, to hold for life, without rendering anything to the king, in full satisfaction of the said 40 marks of land and rent.

By C.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to deliver the manor of Kemston to the said William, to whom the king has granted it as aforesaid.

By C.

Feb. 27.
York.

To the treasurer and barons of the exchequer. Whereas on 30 January, in the 7th year of his reign, the king granted to William la Zousch of Mortimer and to Eleanor his wife that because there remained 3,606*l.* 13*s.* 4*d.* in arrears to the king of those 10,000*l.* which William and Eleanor acknowledged that they owed to the king in chancery, that they should discharge the debt in instalments of 100 marks, paid twice yearly, until the whole sum should be paid, and the king ordered the treasurer and barons to cause William and Eleanor to have those terms, and now petition has been made to the king on behalf of William and Eleanor, that whereas 60*l.* of the said 3,606*l.* 13*s.* 4*d.* remain beyond the said attermination, that he will be pleased to atterminate that sum to the next term, the king has granted their request and orders the treasurer and barons to cause William and Eleanor to have that term.

By K.

Feb. 28.
York.

To the same. Order to cause allowance to be made to Ralph de Nevill, formerly keeper of the temporalities of the bishopric of Durham, then void and in the king's hands, in Ralph's account at the exchequer for the issues of those temporalities, for what the treasurer and barons shall ascertain that Ralph has paid to Geoffrey le Scrope by virtue of the king's order by writ of privy seal, directing him to pay 100 marks from the issues of those temporalities to Geoffrey, by the king's gift, for his horses lost in the king's service in France and Scotland, which sum Ralph says that he has paid.

By p.s.

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Membrane 34—cont.

- March 12. To the sheriff of Nottingham and Derby. Order to supervise the houses, walls and turrets of Nottingham castle and the mills below the castle and a certain weir in the water of Trent, which the king has learned to be ruinous, broken and in great need of repair, and to cause the defects which most need repairing to be amended from the issues of that bailiwick to the sum of 40*l.*, by the view and testimony of William de Eland, constable of that castle. By C.
Woodstock.
- March 12. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order to cause reasonable dower to be assigned to Joan, late the wife of Simon de Yarewell, tenant in chief, upon her taking oath that she will not marry without the king's licence, from all the lands which her husband held in that bailiwick at his death, in the presence of Thomas, son and heir of the said Simon, if he choose to attend.
Woodstock.
- March 8. To Gilbert de Halghton, receiver of the king's victuals at Newcastle-upon-Tyne. Order to cause those whose houses in that town were occupied by the king's victuals to have reasonable satisfaction for the ferm of their houses, as the burgesses of that town have besought the king by their petition before him and his council in the present parliament to order the ferm to be paid for those houses, as divers houses in that town were occupied for a great while by the king's victuals, and are still occupied, without their receiving anything from the king for those houses. By pet. of C.
York.
- March 6. To the treasurer and barons of the exchequer. Order to cause Ranulph de Dacre to have respite until Michaelmas next for 150*l.* 3*s.* 1*d.*, which are exacted of him by summons of the exchequer, releasing him in the meantime from any distraint made for that cause. By pet. of C.
York.
- March 1. To Robert de Tanton, keeper of the wardrobe. Order to account with John de Denton of Newcastle-upon-Tyne, and William de Emeldon, parson of Bothale church, executors of the will of Richard de Emeldon, concerning the costs and expenses incurred by Richard, while he lived, in the king's service, from 4 June last to 30 June following and for eight days subsequently, and to cause a bill to be made and delivered to those executors, as is customary, for what shall then be found to be owing to Richard for his wages and those of his men-at-arms and hobelers, as the executors besought the king by their petition before him and his council in the present parliament to cause such an account to be made and such bill to be delivered to them, as the king, being at Newcastle-upon-Tyne, had ordered Richard to come with all his power in the king's company to Berwick-upon-Tweed, where the king was then detained by the war against him; and by virtue of this order Richard brought eleven men-at-arms and one hobeler from Newcastle to Berwick and retained them at his own cost from the said 4 June to 30 June, on which day the king ordered him to return to Newcastle to safe-conduct the envoys and ambassadors of the king of France to the king at Berwick, and afterwards, by writ of privy seal, the king ordered Richard to return to him at Berwick with as many men-at-arms and hobelers as he could have and gather together for the said siege, by virtue of which order Richard led seventeen men-at-arms and thirty hobelers and other armed men from Newcastle to Berwick and retained them at his own cost for eight days, and he was killed there with those men in the king's company in the conflict between the king and the Scots. By pet. of C.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause John de Denton of Newcastle-upon-Tyne and William de Emeldon, parson of Bothale church, executors of the will of Richard de Emeldon, to have a payment or a competent assignment or allowance for 26*l.* 13*s.* 4*d.* if they shall find that this sum is clearly due to the said Richard,

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Membrane 34—cont.

as the said executors have besought the king, by their petition before him and his council in the present parliament, to cause such payment to be made to them, as the late king was indebted to Richard in this sum for cloth bought from Richard for that king's use, as appears by a certain bill under the seal of Richard de Stokes, then clerk of the wardrobe.

By pet. of C.

MEMBRANE 33.

March 2.
York.

To the treasurer and chamberlains. Order to pay from the treasury without delay to Patrick, earl of Dunbar, 200 marks, in part payment of 400 marks in which the king is indebted to him.

By p.s. [7624.]

Vacated because on the Liberate roll.

March 3.
York.

The the sheriff of Berwick-upon-Tweed. Order to permit Patrick de Dunbarr[ia], earl of March, to have without impediment the forfeited lands in that bailiwick, and which belong to the men in his demesne in Scotland who did not come to the king's peace, so that the king may inform himself in the meantime of what should be done in this respect, as the said earl has entered those lands, asserting that the king lately granted to him all such forfeitures.

By C.

Feb. 22.
York.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon and Cornwall. Order not to intermeddle further with six acres of meadow in Assewyk, restoring the issues thereof to the prior of St. Peter's, Bath, as the escheator returned that he had not taken that meadow into the king's hand, but that William Trussel, late escheator in those counties, had so taken them, pretending that the prior of St. Peter's, Bath, had appropriated it after the publication of the statute of mortmain without obtaining the king's licence, and afterwards, at the prosecution of the prior, showing that a former prior of that place had acquired the meadow and entered upon it long before the publication of the said statute, the king ordered the escheator to take an inquisition on the matter, by which it was found that Thomas de Scolton, sometime prior of St. Peter's, Bath, had acquired the meadow 30 years before the publication of that statute, and had continued his seisin thereof peacefully until it was taken as aforesaid.

Feb. 26.
York.

To the treasurer and barons of the exchequer. Order to cause John Lestraunge to have respite until the quinzaine of Michaelmas next for 86*l.* 4*s.* 8½*d.* which he owes to the king at the exchequer, granted to him by the king for his lands and his marriage.

By K.

Feb. 21.
York.

To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order not to intermeddle further with the manors of Hamerdenne and Filsham and certain lands in Morleye and Cortesleye, which were parcel of the barony of Hastynges, co. Sussex, restoring the issues thereof to Richard de Wilughby and Joan his wife, late the wife of Bertram de Monborcher, as the king has learned by an inquisition taken by the escheator that John de Brittain[ia], earl of Richemund, who held that barony of the king in chief, gave and granted the said manors and lands to Bertram and Joan and the legitimate heirs of Bertram's body to hold of the earl by certain services, which gift and grant the late king confirmed, and that Joan continued her seisin by virtue of the said grant until Bertram's death, and that the said manors and lands are held of the earl by virtue of the said enfeoffment.

Feb. 24.
York.

To the treasurer and barons of the exchequer. Order to cause the demand made on William de Northo, escheator in cos. Surrey, Sussex, Kent

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Membrane 33—cont.

and Middlesex, for the issues of the said manors and lands, to be superseded from the time of the death of the said earl, and to discharge and acquit him thereof towards the king.

March 12.
Woodstock.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to cause reasonable dower to be assigned to Katherine, late the wife of Walter de Romesighe, tenant in chief, upon her taking oath that she will not marry without the king's licence, from all the lands which belonged to Walter in that bailiwick at his death, in the presence of William de Monte Acuto if he choose to attend, to whom the king committed the custody of these lands until the heir of John, son and heir of the said Walter, should come of age.

March 1.
York.

To the treasurer and barons of the exchequer. Order to cause Roger de Okoure to have respite until Michaelmas next for 17*l.* 12*s.*, at which the issues of 8 acres of land in Snelleston, which Robert de Okoure, Roger's grandfather, whose heir he is, demised to Adam le Forester of Snelleston for life, were adjudicated, from the time when the said Adam abjured the realm, and to cause him to be released without delay from any dstraint made for that cause, as Roger has besought the king, by his petition before him and his council in parliament, to cause him to be released from that sum, as he had entered upon the said land on the death of Adam, and because a presentment was made before William de Herle and his fellows, justices in eyre in co. Derby, that Adam had committed felony for which he had abjured the realm, and that Roger had entered upon the land after Adam's death without prosecuting a writ concerning the year and waste, the said sum of 17*l.* 12*s.* is exacted of Roger by summons of the exchequer, and the king has given him the said respite because he wishes to be informed upon the record and process held thereupon before the justices in eyre.

By pet. of C.

March 3.
York.

To John Moriz, escheator in Ireland. Order to deliver to Matilda, late the wife of William de Burgo, earl of Ulster, a third part of the issues of the lands which belonged to the said earl in Ireland, received since the earl's death, for which answer has not yet been made to the king, and for such issues as will be received henceforth until her dower has been assigned to her, as she has besought the king to grant a third part of those issues to her, as she has been prevented by reason of divers wars in Ireland from receiving her dower from the lands which belonged to the earl in Ireland, which are in the king's hand by reason of the earl's death and of the minority of his heirs, and the king has granted Matilda a third part of those issues in consideration of the premises and of the good service which the earl rendered, to the king in Ireland.

By pet. of C.

March 10.
Woodstock.

To the treasurer and barons of the exchequer. Order to discharge and acquit the prior of St. Katherine's without Lincoln of the extent of all the lands which belonged to the Templars in Saxby, co. Lincoln, from the time of his ejection from the same if by inspection of the rolls and memoranda of the exchequer or by inquisition it is found that the priory held those lands for two years only, and that he was afterwards ejected from them by Thomas, earl of Lancaster, the said prior having shown to the king by his petition before the king and his council in parliament that whereas the late king in the second year of his reign demised the said lands to the prior to hold during pleasure, rendering thence yearly the extent thereof, and although the prior was ejected within two years after that commission by Thomas, earl of Lancaster, who claimed those lands as his escheat by the annulling of the order of the Templars, so that the prior could not receive any issues therefrom from that time, yet the treasurer and barons exacted from him by summons of the exchequer 100*s.* for every year after the said grant, at which

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Membrane 33—cont.

sum those lands were extended by Matthew Broun, late escheator in that county, and unjustly cause the prior to be distrained therefor, whereupon he has besought the king to provide a remedy. By pet. of C.

MEMBRANE 32.

March 12.
Woodstock.

To the sheriff of Warwick. Order to permit Edmund de Shireford, the king's yeoman, to have the bailiwick of the hundred of Knightelowe, co. Warwick, until otherwise ordered, notwithstanding the king's previous order to take such hundreds into his hands, as the king lately granted to Edmund the bailiwick of Barsettelowe for life, and afterwards granted him the bailiwick of the said hundred in recompense for that bailiwick, which for divers reasons he caused to be taken into his hands, to hold for life, rendering to the king yearly, by the hands of the sheriff of Warwick for the time being, the ancient ferm of that hundred, according to the form of the statute lately promulgated by the king and his council thereupon; and the king ordered the treasurer and barons to restore the bailiwick of that hundred to Edmund until the next parliament, as they had taken it into the king's hand by virtue of a previous order, directing them so to take such hundreds, and in that parliament, held at York on Monday before St. Peter in Cathedra last, it was ordained by the king and his council that all those who hold such bailiwicks in fee or for life by grant of the king or his father, rendering certain ferms at the exchequer yearly, shall hold them as long as they render the said ferms, as the sheriffs were wont to render them before the said grants, wherefore the king ordered the treasurer and barons of the exchequer to inform him without delay, after inspection of the rolls and memoranda of the exchequer, for how much Edmund answered to him by the hands of the sheriff and for how much the sheriff of Warwick answered at the exchequer before the hundred was so granted. By K. and C.

March 9.
Woodstock.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver $6\frac{1}{2}$ acres of land and an acre of meadow in the town of Baumburgh to William Patrik of Baumburgh, and 3 acres of land in a place called le Elle in that town to William Gray of Baumburgh, and 3 acres of land in the same place to John son of William Wilcokesson of Shoston, and 4 acres of land in that place to John Scot, and 3 acres of land in Baumburgh to Margery, late the wife of Adam de Croston, and $3\frac{1}{2}$ acres of land in Baumburgh to William Hoker of Baumburgh, as the king has learned by an inquisition taken by John de Louthre, late escheator in those counties, that Patrick de Werdale, father of William Patrik of Baumburgh, whose heir he is, was seised in his demesne as of fee of the said $6\frac{1}{2}$ acres of land and acre of meadow, and that William Gray, father of William Gray of Baumburgh, whose heir he is, was seised in his demesne as of fee of the said 3 acres of land, and that John Wylcokesson, grandfather of John son of William son of John Wilcokesson of Shoston, whose heir he is, was seised in his demesne as of fee of the said 3 acres of land, and that Henry Warynson, father of John Scot, whose heir he is, was seised in his demesne as of fee of the said 4 acres of land, and that Margery of the Hill, mother of Margery, late the wife of Adam de Croston, whose heir she is, was seised in her demesne as of fee of the said 3 acres of land, and that William Hoker, father of William Hoker of Baumburgh, whose heir he is, was seised in his demesne as of fee of the said $3\frac{1}{2}$ acres of land, until Roger le Potter of Baumburgh of Malberthorp unjustly and without a judgment disseised the said Patrick, William Gray the elder, John Wilcokesson, Henry Warynson, Margery of the Hill and William Hoker separately of the said land and meadow, and that Roger continued that disseisin until

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Membrane 32—cont.

his death, and that he had no other state in those lands except by that disseisin, and that the said Patrick, William Gray the elder, John Wilcokeson, Henry Warynson, Margery of the Hill and William Hoker never released their right to Roger or to the king or his father, nor made another state thereof, and that William Patrik is the son and next heir of the said Patrik, and William Gray of Baumburgh of the said William Gray the elder, and that John son of William is kinsman and next heir of John Wilcokesson, and John Scot is son and next heir of the said Henry, and Margery, late the wife of Adam, is daughter and next heir of Margery of the Hill, and William Hoker of Baumburgh is son and next heir of the said William Hoker, and that the said lands and meadow are held of the king in chief together with other lands, by the service of keeping the gate of Baumburgh castle and of rendering to the town of Baumburgh 4s. 5d. yearly, and that the said lands are in the king's hands by reason of Roger's death, and are worth 35s. yearly in all issues. By K. and pet. of C.

March 10. To Thomas de Baumburgh, clerk. Order to deliver the said lands to the
Woodstock. said William Patrik, etc., respectively, which lands are in Thomas's custody by the king's commission until the end of ten years, rendering therefor 35s. yearly to the king. By pet. of C.

March 19. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks,
Northampton. Bedford and Buckingham. Order to deliver to Joan, late the wife of William Barde, a messuage, 109 acres of land, 20 acres of meadow, 10 acres of wood and 67s. 4d. rent in Edelesburgh, and not to intermeddle further with the other lands of the said William which are held of other lords than the king, restoring the issues of the lands which are held of others to Joan, as the king has learned by an inquisition taken by the escheator that William and Joan held the said messuage, lands and rent jointly at William's death of the enfeofment of John Eme of Dunstable and Nichola his wife and of Joan de Scures by a fine levied in the late king's court by his licence, to hold for themselves and the heirs of William, and 7 acres of land and 3½ acres of meadow in that town, and that the said messuage, 109 acres of land, 20 acres of meadow, wood and rent are held of the king in chief by the service of a fourth part of a knight's fee, and the said 7 acres of land and 3½ acres of meadow are held of other lords, and the king has taken the fealty of Joan for the said messuage, land, meadow, wood and rent.

March 1. To Robert de Tanton, keeper of the wardrobe. Order to account with
York. John de Denton, mayor of Newcastle-upon-Tyne and the bailiffs and burgesses of that town for their costs and expenses in the king's service in providing and preparing a ship of war in that port, and in furnishing it with men, mariners, armour and other necessities to set out with the king against the Scots, for thirty-one days, as the king had ordered Richard de Emeldon, then mayor of that town, and the bailiffs and burgesses, and to cause them to have a bill thereupon for what is found to be due to them by such an account, having viewed the said order, as the said John and the bailiffs and burgesses have besought the king by their petition before the king and his council in the present parliament to cause this to be done as they had prepared such a ship and furnished it with 82 men-at-arms, armour and other necessities, and had sent it at their cost in the king's service for thirty-one days, without receiving any payment for their expenses.

By pet. of C.

March 20. To the sheriff of York. Order to deliver to the abbot of Rufford the
Northampton. moiety of a bovate of land in Roderham, which Roger Rose of Roderham held, who was hanged for felony, as the king has learned by inquisition taken by the sheriff that the moiety has been in the king's hands for a year

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Membrane 32—cont.

and a day, and that Roger held it in chief of the abbot, and that the men of the township of Roderham have had the year, day and waste thereof, and ought to answer for them to the king.

March 20. To the same. Order to deliver to the abbot of Rufford two messuages in Northampton. Roderham which Laurence le Mareschall of Roderham held, who was outlawed for felony, as the king has learned by inquisition taken by the sheriff that the messuages have been in the king's hands for a year and a day, and that Laurence held them of the abbot in chief, and that John de Louthre, late escheator beyond Trent, had the year, day and waste thereof, and ought to answer for them to the king.

March 19. To Geoffrey le Scrop, chief justice appointed to hold pleas before the Northampton. king. Order to deliver, without delay, all the rolls, records, processes, indictments and other memoranda touching his office, which are in his custody, by indenture, to Richard de Wylughby, whom the king wishes to hold those pleas, together with other lieges, while Geoffrey is in the king's service in parts beyond sea, whither he is about to set out by the king's order. The king has also ordered Richard to receive the rolls, etc. from the said Geoffrey and to hold those pleas. By K.

To Richard de Wylughby. Concurrent order to receive the rolls, etc. from Geoffrey, and to hold those pleas as aforesaid. By K.

March 20. To William de Sharesull. Order to intend the holding of pleas before Northampton. the king, together with Richard de Wylughby and other lieges, to the exclusion of everything else, as the king wishes him to be justice for holding such pleas, together with the said Richard and others. By K.

To Richard de Wylughby and his fellows, justices appointed to hold pleas before the king. Order to admit the said William to hold those pleas with them. By K.

March 23. To the sheriff of Salop. Order to cause Thomas de Halghton, knight, Northampton. to have full seisin of a messuage and a virgate of land, except 4 acres of land in Northcledbury, which William de Routhale of Northcledbury held, who was outlawed for felony, as the king has learned by inquisition taken by the sheriff that the messuage and virgate have been in the king's hand for a year and a day, and that William held them of Thomas, and that Simon de Somenor of Northcledbury had the year, day and waste thereof, by the sheriff's demise, and ought to answer for them to the king.

March 24. To William de Bredon, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order to deliver to Lora, late the wife of Thomas Rockingham. Latymer Bouchard, a rent of 35*l.* 12*d.* in Southleverton, Cotom, Stretton, Fenton, Littelburgh, Clareburgh, Wellum, Morhouses, Wheteleye, Wyston and Northwodehouses, co. Nottingham, restoring anything thereof which has been received since the death of Thomas to the said Lora, as the king has learned by inquisition taken by William Erneys, late escheator in those counties, that Thomas and Lora held that rent jointly at Thomas's death of the demise of John de Hastynges, lately deceased, by the licence of Edward I. to hold for their life, and that the said rent is held by the king in chief by the service of a pair of white gloves for every service, and the king has taken the fealty of Lora, due to him in this respect.

March 20. To the treasurer and barons of the exchequer. Order to admit John Northampton. Segyn, whom John Gabriel and Ralph de Mallyng, late collectors of the new and ancient customs in the city of Winchester, have attorned in their place to render their account at the exchequer, at the present morrow of the

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Membrane 32—cont.

close of Easter, for the issues of the said customs for the time when they were collectors of the same, as they cannot appear in person on account of bodily sickness and other causes.—The chancellor received the attornment.

By K.

March 20. To the same. Like order, '*mutatis mutandis*,' to admit Nicholas le Northampton. Deveneys, whom John le Deveneys, one of the collectors of the said customs, has attorned in his place to render his account for the issues thereof.—The chancellor received the attornment.

By K.

March 25. To the same. Order to receive the proffer of John de Scures, sheriff of Rockingham. Southampton, by one of his clerks, whom he shall have deputed in his place for this purpose, as John is intending divers affairs of the king by his order, wherefore he cannot be present at the exchequer in person to make his proffer on the morrow of the close of Easter next.

By K.

MEMBRANE 31.

March 17. To William de Bredon, escheator in cos. Warwick, Leicester, Nottingham, Towcester. Derby and Lancaster. Order to cause John, son and heir of Richard de Sancto Andrea, tenant in chief, to have full seisin of all the lands of which his father was seised in his demesne as of fee, in that bailiwick, at his death, because John has proved his age before William Erneys, late escheator in those counties, and the king has taken his homage for all the lands which his father held at his death of the king in chief.

By p.s. [7658.]

March 18. To William de Rosteleye, escheator in cos. Norfolk, Suffolk, Cambridge, Towcester. Huntingdon, Essex and Hertford. Order to cause John, son and heir of Richard de Sancto Andrea, tenant in chief, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, as the king has taken the homage of John, who has proved his age before William Erneys as aforesaid, and has rendered to him the lands which his father held in chief, ordering the said William de Bredon to deliver to John such of these lands as are in his bailiwick.

By the same writ.

March 3. To Robert Selyman, escheator in cos. Bedford, Buckingham, Oxford, York. Berks, Southampton and Wilts. Order to amove the king's hand from the manor of Hadenham, without delay, and not to intermeddle further therewith, restoring the issues thereof to the prior of Rochester, as the escheator returned that he had taken the said manor into the king's hands by reason of the deposition of brother John, late prior of Rochester, who held the manor of the king, and it so remains until further orders; and William, formerly king of England, the king's progenitor, by his charters, which the king has inspected, gave and granted that manor to the church of St. Andrew the Apostle, Rochester, in frank-almoyn, free from all secular exaction, and that no man should intermeddle therewith except the monks and their ministers; and afterwards, wishing to ascertain if that manor had ever been taken into his hand during any voidance, the king ordered the escheator to take an inquisition thereupon, by which it is found that the manor was never taken into the king's hand in times past, and no escheator had entered it by reason of a voidance of the priory of Rochester, or had taken anything there, but that the said prior and convent and their ministers had held it in times past, free from all exaction.

March 20. To the same. Order to cause reasonable dower to be assigned to Joan, Northampton. late the wife of Robert Gemys, tenant in chief, upon her taking oath that

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Membrane 31—cont.

she will not marry without the king's licence, from all the lands which her husband held in that bailiwick, at his death, in the presence of John, son and heir of the said Robert, if he choose to attend.

March 24.
Rockingham.

To the sheriff of Salop. Order to deliver to John de Nevill of Horneby the hundred of Bradeford, in that county, without delay, together with the issues thereof from the time of its being taken into the king's hand, and to permit John to hold it according to the form of the king's grant to him, notwithstanding a previous order directing the sheriff to take such hundreds into the king's hands; as the king had previously ordered the sheriff to deliver that hundred to John, together with the issues thereof, to hold until the next parliament [*as at page 174 above*] and in that parliament, summoned at York on Monday before St. Peter in Cathedra last, it was ordained that all who hold such hundreds in fee or for life by the grant of the king or his father, shall continue to hold them undisturbed under a certain form contained in that ordinance.

To the treasurer and barons of the exchequer. Order to cause the sheriff of Salop to be discharged and acquitted at the exchequer of the issues received by him from that hundred, from the time of its being taken into the king's hands, which issues have been delivered to John.

March 17.
Towcester.

To William de Bredon, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order not to intermeddle further with the manors of Peverelthorp, co. Nottingham, and Wynterton, co. Warwick, and the third part of the manor of Staveley, co. Derby, restoring the issues thereof, as the king has learned by inquisition taken by William Erneys, late escheator in those counties, that John de Crumbewell, now alive, and Idonia his wife held jointly at Idonia's death, for themselves and the heirs of their bodies, the manor of Peverelthorp by the gift and grant of Gilbert de Ellesfeld, by a fine levied in the court of the late king, the manor of Wynterton and the said third part for their life by the grant of Robert de Clifford, deceased, and that the manor of Peverelthorp is held of the honour of Tikhill, now in the hand of Queen Philippa, and the manor of Wynterton and the said third part are held of Robert, son of the aforesaid Robert de Clifford.

March 26.
Rockingham.

To Richard de Wylughby and his fellows, justices of assize in co. Derby. Order to proceed to take an assize of novel disseisin which Roger le Wyne arramed before them against William le Corsede of Hokenhale and others, contained in the original writ, concerning a tenement in Penkeston and Normanton, but not to proceed to render judgment thereon without consulting the king, as the king had previously sent them an order to this effect [*as at page 148 above*] and afterwards, learning that Roger arramed that assize to the disinheritation of the king, he ordered them by writ of privy seal not to proceed to take that assize without the king's special order, wherefore they have hitherto delayed to proceed therewith, as the king has learned from the plaint of the said Roger by his petition before the king and his council in the present parliament, beseeching the king to provide a remedy.

By pet. of C.

March 1.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause allowance to be made to John de Denton, of Newcastle-upon-Tyne, and William de Emeldon, parson of Bothale church, executors of the will of Richard de Emeldon, for 100 marks, if they shall find upon view of a bill of the wardrobe that 130*l.* was owing to Richard by the late king, in the said 130*l.*, and to cause payment or a competent assignment or allowance for the arrears of the said 130*l.* to be made to the executors, receiving the bill from the executors and charging those who ought to be

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Membrane 31—cont.

charged therewith, as the executors have besought the king by their petition before him and his council in the present parliament to cause such allowance and payment to be made to them, as the said Richard and William are indebted to the king in 100 marks of a certain recognisance for 200 marks made to the king in chancery in the 7th year of his reign, and the late king was indebted to Richard in 130^l, as appears by a certain bill under the seal of the bishop of Coventry and Lichfield, formerly keeper of the late king's wardrobe, which petition the king has granted, in consideration of the numerous services rendered to him and his progenitors by the said Richard during his lifetime.

By pet. of C.

March 25. To the treasurer and barons of the exchequer. Order to receive John de Rockingham. Broke, whom Thomas de Foxle, constable of Wyndesore castle, has put in his place to make his proffer and render his account, for this turn, as the king has charged Thomas with the expedition of divers of his affairs, wherefore Thomas cannot be present to make his proffer at the exchequer on the morrow of the close of Easter next, or to render his account to the king for the issues of his constabulary.

By K.

March 22. To William de Wittenham. Order to pay to Richard, son of Thomas Rockingham. Danvers, a rent of 100s. from the issues of the lands which are in the custody of the said William by the king's grant for rendering a certain yearly ferm at the exchequer, until Richard shall have had promotion to an ecclesiastical benefice or a prebend of the value of 20*l.* a year at least, as the king had previously ordered Philip de Hardeshull, keeper of forfeited lands in co. Berks, to pay to Richard the said rent from the time Philip had the custody of the manor of Newebury, and to pay that sum yearly thenceforth [*as in this Calendar*, 18 *Edward II.* p. 264] until the said Richard should be promoted as aforesaid, and afterwards, at the prosecution of Richard, showing that William Trussel, then escheator this side Trent, in whose custody the said lands were, refused to pay that rent to Richard, the king appointed Robert Achard, John de Brompton and Robert de Hungerford, to take an inquisition upon the premises, and now by the inquisition taken by Robert Achard and John de Brompton in the presence of the sub-escheator of that county, it is found that Roger de Mortuo Mari of Wygemore bound himself by his deed to pay the said rent to Richard and his heirs from his lands at Newebury by the hands of his bailiff of Stratfeld Mortymer for the time being, during Richard's life, and that Richard received that rent from the time of the making of that deed, from Roger, for all the time those lands were in his hands, and that he had no promotion from Roger, and never released or acquitted him of the said rent.

By p.s. and by pet. of C.

MEMBRANE 30.

March 3. To the treasurer and barons of the exchequer. Order to permit Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland to make his proffer by one of his clerks, and to receive that proffer from the said clerk, because Gilbert is intending divers affairs of the king by his order, wherefore he cannot make his proffer in person on the morrow of the close of Easter next, and the king has granted that he shall make his proffer by one of his clerks, whom he shall depute for this.

By K.

March 6. To Master Gilbert de Halughton, receiver of the king's victuals at New-castle-upon-Tyne. Order to cause victuals to the sum of 20*l.* to be delivered to the men of Belford, co. Northumberland, from the said victuals, as the king has granted victuals to the sum of 20*l.* to the said men for the damage which they suffered by the long stay which he made in that town with his army, and by the inroads of the Scots in those parts.

By pet. of C.

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Membrane 30—cont.

March 10. To the justiciary and chancellor of Ireland. Order to cause Henry de
Woodstock. Maundevile, imprisoned in Dublin castle, to be released, together with his
lands, goods and chattels, as Maurice son of Thomas, earl of Dessemound,
lately imprisoned in those parts, was released, taking such security from
Henry as the said earl found. By C.

March 2. To the treasurer and barons of the exchequer. Order to cause such wages
York. to be allowed to Robert de Tanton, keeper of the wardrobe, in his account
at the exchequer for the time when he was keeper there, for himself, a
cofferer and a controller for the time when he was on the king's affairs with-
out the court, as were allowed to Robert de Wodehous, late keeper of the
wardrobe, for himself, a cofferer and a controller. By K.

March 3. To the same. Order to discharge and acquit at the exchequer the men
York. of Bamburgh, co. Northumberland, of 20 marks which they owe to the king
at the exchequer for the ferm of that town, which 20 marks were atter-
minated to be paid in sums of six marks yearly, notwithstanding the said
attermination, as the king has pardoned those men the said sum because of
the damage they have sustained by the inroads of the Scots in those parts.
By pet. of C.

To the sheriff of York. Order to pay to a certain watchman in York
castle, the arrears of his wages of 2*d.* a day for watching that castle by
night, and to pay those wages henceforth, and 10*s.* yearly for his robe from
the issues of that bailiwick, as long as the watchman shall be in that office.

To Master Robert de Ayleston, archdeacon of Berkshire, keeper of the
privy seal. Order to deliver to the treasurer and chamberlains, by inden-
ture, all the charters, deeds and other muniments touching Scotland which
are in his custody, to be kept in the treasury. The king has ordered the
treasurer and chamberlains to receive the said charters, etc. from him, and
to keep them as aforesaid.

To the treasurer and chamberlains. Concurrent order to receive the said
charters, etc. from Robert, and to keep them as aforesaid.

March 2. To the treasurer and barons of the exchequer. Order to allow to John
York. de Louthre, whom the king lately appointed to be escheator this side Trent,
during pleasure, so that he should answer to the king for the issues thereof,
receiving the accustomed fee in that office, such fee as it has been customary
to allow to other escheators before this time in that office, for the time that
John remains in that office.

March 5. To John Flemyng, mayor of Carlisle. Order to deliver to J. bishop of
York. Carlisle, the goods and chattels which belonged to Roger de Kirkepatrik,
knight, and to Humphrey his son, in the same condition as they came into
that mayor's hand, as the king has learned that the bishop claimed those
goods and chattels as his own on account of certain claims which the men of
Ranulph de Dacre, sheriff of Cumberland laid upon them in the king's name,
and they were delivered to the mayor with the assent of the bishop and of
the said men to be kept in even hand (*in equali manu*) until the matter
had been fully discussed, and the bishop has proved before the king and
council that the said goods and chattels are his. By K. and C.

March 18. To the justices of the Bench. Order to proceed with a plea which Robert
Towcester. de Chaumpayne brought before them against Henry, earl of Lancaster,
for 56 acres of land and 5 acres of meadow in Duffeld, as his right and
inheritance, but not to proceed to render judgment without consulting the
king, as Robert has shown by his petition before the king and his council in
the last parliament at York that the said earl pleading before the justices in
that suit, alleged that he held the honour of Derby for himself and the heirs

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Membrane 30—cont.

of his body by the gift and grant of Henry III., and he exhibited the present king's charter confirming this grant before the justices in that Bench; and that the said land and meadow are parcel of that honour, so that the earl ought not to answer thereupon without consulting the king, wherefore the justices delayed to proceed in that plea, whereupon Robert has besought the king to provide a remedy.

By pet. of C.

March 2.
York.

To the sheriffs of London. Order not to intermeddle further with a rent of 10*l.* which belonged to Walter Waldeshef in London, as the sheriffs returned that the said rent of 10*l.* is of those rents which belonged to Adam de Stratton, and which came into the hand of Edward I. by the forfeiture of Adam, and because the sheriffs understood that the said Walter held that rent for life only by the gift of the late king, they retained it in the hands of those who held it, and it appears by certain letters patent shown in the chancery of the late king that the said king gave and granted to Walter 10*l.* of quit rent from the rents which formerly belonged to Adam in that city, and which had escheated to Edward I. by Adam's forfeiture, to wit, 9*l.* rent which formerly belonged to William de Assindon in the parish of St. Vedast, in the ward of William de Farndon, and 20*s.* rent from all the tenements which formerly belonged to John de Loneto in the parish of St. Mary Somerset, to be held by Walter and his heirs of the late king and his heirs.

March 6.
York.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver to Patrick son of William de Killum a messuage and 20 acres of land in Killum and 10 acres of land in Palxton, co. Northumberland, because the king has learned by inquisition taken by John de Louthre late escheator in those counties, that Nicholas de Killum died seised of the said tenements in his demesne as of fee in the time of the late king, and that he held them of the late king as of the castle of Werk, then in the said king's hand, by the service of 12*d.* yearly to the ward of the castle, and after the death of Nicholas, Thomas de Clenyll, kinsman, and Alina de Swethop, sister and heir of Nicholas, who were then of full age, entered the said tenements and held them for a year, and afterwards granted them to Patrick, to hold for himself and his heirs, and that Patrick was seised of them for two years and more by reason of that acquisition, until Thomas de Burgh, then escheator of the late king in co. Northumberland, took them into the king's hands in the name of a custody by the death of the said Nicholas, and that the said messuage and lands are now held of William de Monte Acuto, lord of Werk castle, and are worth 7*s.* yearly in all issues, and Patrick has made fine with the king for the relief due to the king in this respect, to wit for 6*s.* 8*d.* Northumberland.

March 30.
Rockingham.

To the treasurer and barons of the exchequer. Order to permit Queen Isabella to hold the hundred of Stanclif together with the issues thereof according to the form of the king's grant, until otherwise ordered, notwithstanding the king's order to take such hundreds into his hand, as the king granted the castle of Cliderowe, co. Lancaster, among other lands to the said queen, at a certain value, for life, to hold under a certain form; and afterwards the king, being informed that the sheriff of York, by reason of an order directing him to take such hundreds into the king's hands, had so taken the hundred of Stanclif, which is of the appurtenances of that castle contained in the said value, ordered the treasurer and barons to examine the rolls and memoranda of the exchequer touching the premises, taking an inquisition thereon if necessary, and to inform the king without delay whether the hundred is of the appurtenances of the castle and contained in the said value, and if it was anciently annexed to the ferm of the county and for how much answer was made by the sheriff of the county for that

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Membrane 30—cont.

hundred and of the true value of the hundred, ordering the sheriff to restore the hundred together with the issues thereof to the said queen without delay until the next parliament notwithstanding the king's said order, and in the parliament summoned at York on Monday before St. Peter in Cathedra last it was ordained that all those who hold such hundreds in fee or for life by the grant of the king or his father shall hold them in peace under a certain form contained in that ordinance.

March 2.
York.

To the same. Order to supersede the demand made on John de Drokenesford by reason of the proclamation of distraint of knighthood, for not having taken knighthood before Trinity last, and to cause him to be discharged and acquitted thereof at the exchequer, releasing him without delay from any distraint made for that cause, as on 28 June last the king gave the said John a respite for taking knighthood for three years from that day, by a fine which he made with the king, and now the king has learned from the plaint of John by his petition before the king and his council in the present parliament that although by reason of a proclamation directing all those having 40*l.* a year of land or rent for the last three years to take knighthood before Trinity last, John came to the king with all speed and made the said fine to have such respite, yet the treasurer and barons caused John to be compelled by heavy amercements and various distraints to make that fine again before them in the exchequer, and intend to levy those amercements upon him for not having taken knighthood before or on the said feast because the king's letters aforesaid to John were made after that feast, whereupon the said John has besought the king to provide a remedy. By pet. of C.

March 1.
York.

To the justices of the Bench. Order to proceed to the final discussion of a plea which Adam son of Adam de Welle brought against Edm[und] Bacun for 42*l.* rent in Beseby, Hawardeby, Gunnerby, Alwaldeby, Waldeneuton, Northcotes, Briggesle, and Askeby near Briggesle, provided that they do not proceed to render judgment thereon without consulting the king, as Adam has besought the king, by his petition before the king and his council in parliament, to order the suit to be proceeded with, as he sought the said rent before those justices against Edmund, and Edmund pleading before the justices in that suit alleged that the said rent was parcel of the manor of Beseby, which the king granted to him by charter to hold for life, with reversion to the king, and he produced that charter there, upon which pretext the justices delayed to proceed in that plea. By pet. of C.

MEMBRANE 29.

March 10.
Woodstock.

To the treasurer and barons of the exchequer. Order to supersede the demand which they have made on the prior of Sempyngham for 450*l.*, unless he ought to be charged therewith for any other cause, and to cause him to be discharged and acquitted thereof, as the said prior has shown the king by his petition before him and his council in parliament that although neither the prior nor any of his predecessors had taken at ferm any lands which belonged to the Templars in Carleton near Basyngham of the late king, in times past, nor had the custody thereof, yet the treasurer and barons unjustly caused the prior to be distrained for 450*l.* by reason of a certain commission of the exchequer under his name for all the lands of the said Templars in the town of Carleton, at the prosecution of Hugh le Despenser, the younger, who held them for his own use, wherefore the prior has besought the king to provide a remedy. By pet. of C.

March 25.
Rockingham.

To the keepers of the temporalities of the bishopric of Winchester in the king's hand. Order to pay to Master Thomas de Asteleye, the king's clerk, 40*l.* from the issues of these temporalities, for the expenses which he

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Membrane 29—cont.

incurred in the expedition of the affairs of the king touching the duchy of Aquitaine, which he was intending by the king's order for a long time.

By K. and C.

March 14.
Woodstock.

To William de Wittenham. Order to deliver to William, son of Thomas Danvers, a rent of 100s. yearly from the issues of lands at Neubury, which are in William's custody by the king's grant for rendering a certain ferm at the exchequer, until William shall have a marriage or other promotion of the value of 20*l.* yearly at least, as the king has learned by an inquisition taken by Richard de Abberbury and John de Brompton in the presence of Roger de Wydwere, subescheator in co. Berks, that Roger de Mortuo Mari, late lord of Wygemore and Trym, on Saturday after the Purification in the 14th year of the late king's reign, bound himself by his deed to William in the said rent, to be received yearly for life from Roger and his heirs from those lands by the hands of the bailiff of Stretfeld Mortimer for the time being, until William should be provided by Roger with a marriage or other promotion as aforesaid, by reason and cause of the gift of the manor of Woghefeld, co. Berks, which Thomas Danvers, father of William, made to Roger, and that William received the said rent and was not promoted by Roger or his heirs to any marriage or other state, and the king has consideration to the said gift, and that the manor aforesaid is in his hands by the forfeiture of Roger.

By p.s. and pet. of C.

March 29.
Rockingham.

To the keepers of the temporalities of the bishopric of Winchester, void and in the king's hand. Order to deliver to John de Shordiche, who is shortly about to set out to the Roman court for the expedition of certain affairs of the king, by his order, 10 marks upon his expenses, from the issues of those temporalities.

By K.

March 25.
Rockingham.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of Reginald de Pyle, who is insufficiently qualified.

To Thomas de Foxlee, constable of Wyndesore castle. Order to pay to Gilbert Pypot, the king's fletcher (*attiliatori*) in that castle, the arrears of his usual wages from the time of Thomas's appointment, and to pay Gilbert the said wages henceforth, and to cause him to have the other necessaries of his office from the issues of that bailiwick.

March 6.
York.

To the treasurer and barons of the exchequer. Order to discharge and acquit William de Burgh, to whom the king formerly committed the custody of a messuage, a carucate of land, 10 acres of wood and 4s. rent in Wylbrighton, co. Stafford, to hold under a certain form, rendering to the king yearly at the exchequer the extent thereof, of that extent from 20 June in the 4th year of the king's reign, provided that William answer to the king at the exchequer as he ought for that extent before the said 20 June, on which day the king granted to Richard de Burgh the said lands, which belonged to Archibald Douglas, and which had escheated to the late king by Archibald's forfeiture and were in the present king's hands, to hold for life without rendering anything to the king or his heirs, with reversion to the king and his heirs after Richard's death.

March 3.
York.

To the same. Order to cause allowance to be made to Peter de Saltmarsh, sheriff of York, in his account at the exchequer, for 33s. 10*d.* if they find that he has paid that sum, as the king lately ordered the sheriff of York to pay to a watchman in York castle his wages of 2*d.* a day for watching that castle by night from 11 August last and 10s. for his robe, yearly, as long as he should be in that office, and Peter has paid 23s. 10*d.* to the watchman for his wages and 10s. for his robe, by virtue of the said order, as he says.

To the same. Order to cause allowance to be made to Peter de Saltmarsh, sheriff of York, in his account at the exchequer for 7*l.* 17s. 6*d.*,

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as Simon de Lagheman, who held the bailiwick of the custody of the Fosse at York for life by the grant of the late king, demised that bailiwick to the king's serjeant, Hugh Treganon, usher of the king's chamber, to hold for Simon's life; and on 20 March in the 5th year of his reign, the king, accepting that demise, granted that Hugh should hold that bailiwick for life, receiving the accustomed wages and fees in the same, and on 23 October in the 6th year of his reign, the king ordered the sheriff of York to pay to Hugh the arrears of his wages and fees from the said 23 October, and to pay such wages and fees henceforth from the issues of that bailiwick, and Peter paid 7*l.* 17*s.* 6*d.* to Hugh by virtue of this order, as he says.

March 1.
York.

To Robert de Tanton, keeper of the wardrobe. John de Denton, of Newcastle-upon-Tyne, and other burgesses of that town have besought the king by their petition before him and his council in the present parliament to cause the goods and merchandise delivered by John to Richard de Nateby, clerk, to be delivered to John and the other burgesses of Newcastle, to be restored to certain men of Flanders, or to satisfy them for the price of the same, as Richard de Emeldon, late mayor of Newcastle, sent two ships of war to sea with divers men at arms, by the king's order, to harass the Scots, then enemies of the king and rebels, which men at arms boarded (*intrarunt*) certain ships of Flanders sailing towards Scotland, after the surrender of Berwick, loaded with divers goods and merchandise of the men and merchants of Flanders and took and eloigned a great part of the said goods and merchandise found in the ships, because certain men of Scotland were then found in those ships, and brought a part of the goods and merchandise to Newcastle with certain merchants of Flanders; and Richard arrested the goods and merchandise of the men of Flanders so brought, and caused them to be guarded under the seals of certain lawful men of that town until they were delivered by John de Denton, now mayor of Newcastle, by the king's order, to Richard de Nateby, by indenture, and the said men and merchants of Flanders have arrested divers goods and merchandise of the men of Newcastle, found in Flanders, under colour of the said capture and detention, and detain them until satisfaction shall be made to them for their own goods and merchandise; the king therefore orders Robert to cause all the goods delivered by John de Denton to Richard de Nateby as aforesaid, to be delivered to John and to the burgesses of Newcastle, and if any part thereof has been applied in the king's service, to cause the price thereof to be paid to John and the burgesses without delay, so that they be able to satisfy the said merchants of Flanders for the said goods and merchandise, or for the price thereof.

By pet. of C.

March 4.
York.

To the treasurer and barons of the exchequer. Order to supersede the demand made by summons of the exchequer upon the abbot of Rievaulx for 26*l.* 13*s.* 4*d.* for 3 horses of Hainault (*Hanon*'), delivered by the king to John de Reynton, late abbot there, and to cause the abbot to be discharged and acquitted thereof at the exchequer, releasing him from any distraint made for that cause, as the abbot has shown to the king by his petition before him and his council in the present parliament that as the said John, his predecessor, frequently went to Scotland by the late king's order for the expedition of certain of the king's affairs there, and often lost his horses in going to and returning from those parts to the king and his father in divers parts of the kingdom, and although afterwards the king granted to the abbot three of his horses of Hainault in restitution of his horses lost in the said service to be delivered by Robert de Wodhous, then keeper of the wardrobe, yet the treasurer and barons, because Robert's account at the exchequer contained that he delivered to John, then abbot, three horses of Hainault of the price of 26*l.* 13*s.* 4*d.*, distrained the present abbot to pay that sum to

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Membrane 29—cont.

the king for those horses, as if John had bought those horses from the king, whereupon the abbot has besought the king to provide a remedy, and it has been testified before the king and his council in the said parliament that John lost several horses in the said service, and that the king caused three horses of Hainault to be delivered to John of his gift in restitution of the said horses.

By pet. of C.

March 2.
York.

To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order to cause Giles de Badlesmere, son and heir of Bartholomew de Badlesmere and of Margaret his wife, tenants in chief, to have full seisin of all the lands which Bona fitz Bernard held for life of Giles's inheritance, as the king lately took the homage of Giles, a minor in his wardship, for all the lands which Margaret held at her death of the king in chief, although Giles had not attained his majority, and the king ordered divers escheators of England and Ireland to cause Giles to have full seisin of all the lands of which Margaret was seised in her demesne as of fee at her death, and of the lands which she held in dower or otherwise, for life, of the inheritance of Giles, in the same bailiwicks; and the king, wishing to show more favour to Giles in this respect, has rendered to him the lands which Bona held, as aforesaid.

By p.s. [7626.]

To John de Denton, mayor of Newcastle-upon-Tyne, and to the bailiffs of that town. Whereas in the statute of Winchester enacted in the time of Edward I. it was provided that if any strangers should be found in cities, boroughs or towns at night they should be arrested by the watchman there until the morrow, and if they were suspect they should be delivered to the sheriff, to be kept in gaol, and if they do not permit themselves to be arrested, the hue and cry should be raised upon them, and those who make watch should pursue them with hue and cry until they are taken, and in the statute of Northampton, enacted in the 2nd year of the king's reign, it was provided that no one, of whatever state or condition, except the king's serjeants executing his orders and others assisting them, should presume to use armed force, to ride or go armed by day or night in fairs, markets, or in the presence of the justices or others of the king's ministers, under pain of loss of their arms and of imprisonment at will, and in the statute of Westminster, enacted in the 5th year of the king's reign, it was provided that if any one was suspected, whether by day or by night, he should be immediately arrested and delivered to the constables of towns or to the bailiffs of liberties or to the sheriff, to be kept in prison until the coming of the justices of gaol delivery, and that the sheriffs and bailiffs should enquire in the meantime into such arrests and return those inquisitions and the causes of capture before the said justices; and now the king has learned that several malefactors, disregarding the said statutes, holding illicit meetings and gatherings both by day and night in Newcastle and its suburbs, go about armed, lying in wait for the men coming to that town and departing from it, and staying there, both the king's ministers and other of his lieges, beating, wounding and plundering them of their goods, and perpetrating other damage and crimes, and do not cease to do such evils daily in the said town and suburb, for which John has attempted no remedy as he ought; the king therefore orders him that if he shall find such malefactors perpetrating such deeds, he shall cause them to be arrested without delay, together with others of notoriously bad report, and cause them to be kept safely in prison until further orders, so that they shall not be released until further orders, and to discover by inquisition the names of such malefactors and of those who receive them, and cause them to be arrested immediately and detained in prison, as well as all those who shall be found guilty in the premises, by such inquisitions, and to conduct himself so that the king may not have cause to complain of his negligence.

By K.

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MEMBRANE 28.

March 29.
Rockingham.

To the treasurer and barons of the exchequer. William de Clynton and Juliana his wife have besought the king by their petition before him and his council that—whereas Edward I. on 11 October in the 34th year of his reign, by his letters patent, pardoned William de Leyburne all the debts which he owed to him, and certain debts which William owed to the said king, as tenant of certain lands which belonged to Ralph de Sandwytz and Reginald de Cornhull, of the inheritance of his wife before the said pardon, are exacted of William and Juliana as tenants of those lands by summons of the exchequer—the king will be pleased to cause them to be discharged of the said debts by reason of the pardon to William; and because it seemed to the council that if William de Leyburn became the debtor of the king or of his progenitors for the said debts, and entered upon the payment of them before the said pardon, then the writs of pardon will hold good both for the debts of the lands of his wife and for his own debts, the king sends to the treasurer and barons the said petition, enclosed with these presents, ordering them to view the said letters patent, the petition and the rolls and memoranda of the exchequer touching the premises, and if they find that William de Leyburn became the debtor of those debts and entered upon payment of the same before his pardon, then to cause William de Clynton and Juliana to be discharged and acquitted of those debts at the exchequer.

By pet. of C.

March 2.
York.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order to cause reasonable dower to be assigned to Juliana, late the wife of William de Paunton, tenant in chief, upon her taking oath that she will not marry without the king's licence, from all the lands which belonged to her husband in that bailiwick, at his death, in the presence of William, son and heir of the said William, if he choose to attend.

To the same. Like order, '*mutatis mutandis*,' to assign dower to Lora, late the wife of Thomas le Latimer Bouchard, tenant in chief, in the presence of Warin, son and heir of Thomas.

To the treasurer and barons of the exchequer. Order to view and examine the petition of Peter de Saltmersh, sheriff of York, made before the king and his council in parliament, showing that divers sums of money had been exacted of him by summons of the exchequer for the ferm of that county, which cannot be levied by him on account of divers liberties granted by the king to Queen Philippa in divers hundreds in that county, which petition the king sends to them with these presents, also ordering them to hear the said sheriff's plaint and to cause due allowance to be made to him for those sums as shall be right and reasonable.

April 7.
Rockingham.

To John de Louthre, keeper of the castles, manors and lands which belonged to John de Britannia, earl of Richemund, in co. York. Order to pay to all the constables, bailiffs, parkers and other ministers of those castles, manors and lands their reasonable fees and wages from the time of the death of the earl and henceforth as long as the keeper holds that office, from the issues of the said lands.

By C.

April 3.
Rockingham.

To the sheriff of Southampton. Order to expend up to 40 marks from the issues of that bailiwick in repairing and amending the great bridge of Winchester castle and of the great hall and other houses within that castle, by the view and testimony of Roger de Fishid and Valentine* Bekke.

April 4.
Rockingham.

To the sheriff of Hereford. Order to deliver the hundred of Wormeslowe in Irchenefeld to John de Bradeston, together with the issues thereof from the time when it was taken into the king's hand, and to permit John to

* Written in different ink on an erasure.

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Membrane 28—cont.

hold that hundred in peace according to the form of the king's grant, until otherwise ordered, notwithstanding the king's previous order to take such hundreds into his hands, as the king lately granted the bailiwick of that hundred to John for life to hold under a certain form contained in the letters patent thereupon, and the king has now learned that the hundred was taken into his hands under colour of the order for taking such hundreds into his hands and reuniting them to the counties to whose fens they were anciently annexed, wherefore John has besought the king to provide a remedy; and in the parliament summoned at York on Monday before St. Peter in Cathedra last, it was agreed by the king and his council that all those who hold such hundreds in fee or for life by the grant of the king or his father may continue to hold them under a certain form, contained in that agreement.

By p.s. [7703.]

March 12.
Woodstock.

To the sheriff of Leicester. Order to permit John de Denton to hold the bailiwick of the hundred of Gartre, co. Leicester, until otherwise ordered, notwithstanding the order to take such hundreds into the king's hands, as Queen Isabella, on 1 October in the 4th year of the king's reign, granted the bailiwick of that hundred by charter to John, to hold for life, rendering to her 16*l.* yearly; which grant the king afterwards confirmed, and ordered the treasurer and barons to restore that bailiwick to John to hold until the next parliament, and in the parliament summoned at York on Monday before St. Peter in Cathedra last, it was agreed as aforesaid, wherefore the king ordered the treasurer and barons to inspect the rolls and memoranda of the exchequer touching the premises, and to inform the king for how much John answered to him at the exchequer by the hands of the sheriff of Warwick, and for how much the sheriff of Warwick answered at the exchequer, before the said grant.

By K. and C.

March 30.
Rockingham.

To the receiver of the issues of the county of Ponthieu. Order to pay to Bartholomew de Burghersh, the seneschal of Ponthieu, 100*l.* sterling from the issues of that county, which sum the king has granted to him as a gift in subvention of his expenses in that office, beyond the fee which he receives from the king yearly in the same.

By p.s. [7690.]

April 12.
Huntingdon.

To Robert de Ufford, keeper of the Forest this side Trent. Order to cause Giles de Badelesmere, son and heir of Margaret, late the wife of Bartholomew de Badelesmere, tenant in chief, to have full seisin of the bailiwicks and lands which Margaret held of the king in chief and also in dower and otherwise for life of the inheritance of Giles in that bailiwick at her death, restoring the issues thereof from 4 January last, as on that day the king took the homage of Giles, a minor in his wardship, for all the lands which Margaret held of the king in chief, and ordered the divers escheators of England and Ireland to cause Giles to have full seisin of the said lands.

April 12.
Rockingham.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of London. Order to deliver to the monks of St. Peter's church, Westminster, a tun of wine of the right prise of London, for the present year, according to the grant of Henry III. of a tun of wine yearly of the right prise of London, to be received on the morrow of St. Botolph at London by the hands of the chamberlain and of his heirs for the time being, for the celebration of divine service in that church.

April 11.
Somersham.

To the treasurer and barons of the exchequer. Order to deliver to Rohandus de Richemound, to whom the king granted for his good service the custody of Crakfergus castle in Ireland, to hold during his good conduct in that office, receiving the usual yearly fee for that custody, the

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Membrane 23—cont.

said fee for that custody from the time when he had the same, and to deliver that fee to Rohandus henceforth, as long as he shall remain in that office.

April 7.
Kimbolton.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to make a legal partition of the lands of which John le Blount of Bykeleswade, tenant in chief, was seised in his demesne as of fee in that bailiwick at his death, into three equal portions, in the presence of the heirs and parceners of that inheritance if they choose to attend, and to cause Matilda, as eldest daughter of John, John de Maldon, and Alice his wife, second daughter, and Richard de Exmuth and Margaret his wife, the third daughter, to have full seisin of their purparties, accepting security from Matilda, John, Alice, Richard and Margaret for rendering their reasonable reliefs to the king at the exchequer, and saving to Joan, late the wife of John le Blount, her dower assigned to her by the king from the said lands, as the king has taken the homage of Matilda and John de Maldon, and the fealty of Richard for the purparties belonging to the said Matilda, John, Alice, Richard and Margaret from the said lands.

By p.s. [7710.]

Vacated because on the roll of fines.

April 20.
Ramsey.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle otherwise than has hitherto been customary with the custody of the abbey of Brunne or of the lands belonging to that abbey, void by the death of John de Wytheton, late abbot there, the immediate successor of William de Abbotesle, sometime abbot, restoring the issues thereof, saving to the king the custody of the lands which were acquired by that house after the undermentioned inquisition, if it ought to belong to the king, as on it being found by inquisition taken by Matthew Broun, escheator of the late king in co. Lincoln, that one Baldwin son of Gilbert, an ancestor of the lords of Wak, 185 years past, founded that abbey, from which time the lords of Wak have held the custody of the abbey during each voidance, appointing a man to preserve the goods and possessions of the abbey, together with the prior and other *obedientarii* until the installation of the next abbot, without taking any profit therefrom for the benefit of the said lords, who gave the licence for electing abbots and gave their consent to the election of abbots and took fealties of the abbots when confirmed, as the patrons and advocates, the late king ordered Matthew not to intermeddle with the custody of the abbey, then void, or of its lands on the death of William de Abbotesle, restoring the issues thereof.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Oto, lord of Kuyk or his attorney, 125*l.* from the issues of those customs for Easter term last, in accordance with the king's grant to him of 250*l.*, to be received yearly from the issues of these customs by the hands of the collectors of the same for the time being.

April 18.
Ramsey.

To the sheriff of Kent. Order to cause Richard de Grey of Codenore to have full seisin of a messuage, 18½ acres of land, 24 acres of pasture and 3 acres of wood in Eylesford, which John Peverell of Eylesford held, who was outlawed for felony, as the king has learned by inquisition taken by the sheriff that the said messuage, land, pasture and wood have been in the king's hands for a year and a day, and that John held them of Richard, and that William de Northo, escheator in cos. Kent, Surrey, Sussex and Middlesex, had the year, day and waste thereof, and ought to answer for them to the king.

April 20.
Ramsey.

To Walter de Weston, clerk of works of Westminster palace and of the Tower of London. Order to pay to John de Brughton, to whom on

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Membrane 28—cont.

28 December last the king granted the office of controller of the said works, for his good service, to hold for life, receiving yearly the accustomed wages and fees in that office, the arrears of such wages and fees from the said 28 December, and to pay such wages and fees henceforth as long as Walter holds his office.

April 16.
Ramsey.

To Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in Galtres forest. Order to deliver to Thomas de Ousthorp, without delay, the bailiwick of the laund of Ingelthwayt in the forest of Galtres, to be held according to the tenor of the king's letters patent, as on 28 March in the 2nd year of the king's reign, at the request of Queen Isabella, the king granted that bailiwick to Thomas for life, which bailiwick John le Hayward, deceased, lately held, to hold in the same way as others had previously held it.

By p.s. [7734.]

MEMBRANE 27.

March 30.
Rockingham.

To Richard de Wylughby and his fellows, justices appointed to hold pleas before the king. Order to supersede holding the plea moved before them between the king and William, archbishop of York, concerning a trespass and contempt of the king made by the archbishop in confirming the late election of Robert de Graystan, monk of the cathedral church of Durham, to be bishop there and in consecrating him bishop, the said Robert not being accepted by the king nor the royal assent obtained in the customary manner, and not to molest the archbishop for that cause, as the king has pardoned the archbishop the said trespass. [*Federa.*]

Feb. 25.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Cobham, one of the collectors of the fifteenth in co. Kent, for 100*l.*, which he has paid by the king's order, by writ of privy seal, out of the money of that fifteenth to William de Clynton and Geoffrey le Scrop, who had then set out in the king's service to France, upon their expenses, to wit, 50*l.* to each of them.

March 26.
Rockingham.

To the justices of the Bench. Order to proceed to render judgment and do justice to the parties in a suit before them which Sibyl, late the wife of John de Mohun brings against Hugh de Courtenay the elder and Agnes his wife, for the third part of the manor of Cadeleye, as Sibyl's dower from the freehold of her husband, as the said Sibyl has shown the king that whereas she sought that third part before these justices against Hugh and Agnes, and Hugh and Agnes called John, kinsman and heir of John de Mohun, whose person and part of whose lands are in the custody of Bartholomew de Burewassh, and another part in the custody of William de Ayrmyne, bishop of Norwich, to warranty against Sibyl, and the bishop pleading before the justices alleged that he held the custody of two parts of all the lands which belonged to John de Mohun, by the king's grant, until the heir should come of age, and produced the king's letters patent thereupon, asserting that he could not answer anyone thereupon without the king, wherefore the justices have hitherto delayed to proceed further in that plea, and Sibyl, by her petition before the king and his council in parliament, has besought the king to provide a remedy.

By pet. of C.

Like order to the same on behalf of the said Sibyl, '*mutatis mutandis*,' concerning a third part of the manor of Mildenhale, which she seeks as her dower against John de Mere and Eleanor his wife.

April 4.
Rockingham.

To John Inge and his fellows, justices of assize in co. Southampton. Order not to proceed to take any assize concerning the bailiwicks of Wolmere and Alsiaholte, which belonged to John de Veruz, tenant in chief, and

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Membrane 27—cont.

which are in the king's hands by reason of the minority of John's heir, as the king granted to Edward de Sancto Johanne the custody of the lands which belonged to John de Venuz, together with those bailiwicks, to hold until the heir should come of age, rendering to the king yearly at the exchequer the extent thereof, and now the king has learned from Edward that Nicholas de Venuz now arrames an assize of novel disseisin before these justices against Thomas, son and heir of John and others contained in the original writ, concerning a tenement in Aultone, placing in view the said bailiwicks, and the king does not wish the right of the heir to be prejudiced as the king is bound to restore his inheritance to him as entire as when it came into the king's hands at John's death.

April 7. To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order not to intermeddle further with lands in Assheton, Scotford, Gairstang and Qwityngton, co. Lancaster, restoring the issues, as the king has learned by inquisition taken by the escheator that Cristiana de Gynes held certain lands in Assheton, Scotford and Gairstang for life by the demise of Robert de Gynes, with reversion to Robert at Cristiana's death, and other lands in Qwityngton, also for life, by the grant of John son of John de Cannsfeld, by a fine levied in the court of the late king, with remainder to Robert at Cristiana's death, and that these lands are held of Henry, earl of Lancaster, by divers services.

April 6. To the same. Order to deliver to John Gernoun the younger and Alice his wife the manor of Bauque[le], together with the issues thereof, as the king has learned by inquisition taken by the escheator that John Gernoun held that manor at his death, in that bailiwick for life, by the grant of John, parson of St. Gregory's church, London, and of Richard de la Pole with remainder to the said John the younger and Alice and the heirs of their bodies at John's death, and that the manor is held of the king in chief by knight's service, and the king has taken the homage of John the younger for that manor.
By p.s. [7709.]

April 6. To the sheriff of Salop. Order to permit Henry de Ferariis and Isabella Rockingham. his wife, daughter and heir of Theobald de Verdon, sometime lord of the manor of Stoke-upon-Tyren in that county, to exercise infangenthef, utfangenthef and view of frankpledge in that manor, as the ancestors of Theobald had exercised that liberty there, as it was found by an inquisition taken by William le Butiller of Wemme and other lieges that Theobald and all his ancestors held that liberty from time out of mind, until Edward I. in the 6th year of his reign caused it to be taken into his hands by his ministers because Stephen de Denton, who had committed a certain felony in that liberty and who had been taken at the suit of a party (*ad sectam partis*), had been beheaded before any court was held in that manor or judgment made thereupon in form of law, and that Edward I. and the late king held that liberty in their hands until the 5th year of the late king's reign, when the said king caused the liberty to be delivered to Theobald by a fine which he made with the king, who in the same year caused the liberty to be re seized into his hands because Theobald married Elizabeth de Burgo against the king's will, at the prosecution of Bartholomew de Burghersshe and Elizabeth his wife, one of the daughters and co-heirs of Theobald, who lately held that manor in Elizabeth's purparty, asserting that the liberty was in the king's hands for the reason aforesaid, and beseeching him to order justice to be done in the premises: the king ordered the then sheriff of Salop not to intermeddle further with that liberty, allowing Bartholomew and Elizabeth to exercise that liberty in the said manor as the ancestors of Theobald had done before it was taken into the late king's hands; and afterwards, for certain reasons the king ordered

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Membrane 27—cont.

that manor to be taken into his hands and to be delivered to Henry and Isabella, in Isabella's purparty of the inheritance of Theobald and now the said Henry and Isabella have informed the king that the sheriff wilfully prevents them from having and exercising that liberty in that manor, as was anciently accustomed to be done.

April 1. To the treasurer and barons of the exchequer and to the chamberlains. Rockingham. Order to deliver to Simon de Stanes, whom on 8 February last the king sent to Flanders to treat with Louis, count of Flanders, and with the burgo-masters, *échevins* and *consules* and other men of Bruges, Ghent, and Ippe concerning the damage and injuries mutually done and suffered by the people and inhabitants of England and of Flanders, the wages of a mark a day due to him from the said 8 February until the 16th day of the present month of April, making allowance for 50 marks which the king has caused to be delivered to Simon from the treasury for his expenses, and to account with Simon for his costs and expenses concerning his passage, and the salaries of clerks writing the king's affairs in the said parts, and to cause what is found to be due to him by such account to be delivered to him. [*Fædera.*]

The like to the same on behalf of William Fox, of York, sent on the king's service with the said Simon, concerning 20*l.* delivered to him, for his expenses for 40 days from the said 8 February at 10*s.* a day, except the clause to account for costs and expenses. [*Ibid.*]

April 10. Brian de Pampesworth, imprisoned at Northampton for trespass of vert Huntingdon. and venison in Sausse forest, with which he is charged, has letters to Robert de Ufford, keeper of the Forest this side Trent, to bail him until the coming of the justices for pleas of the Forest in co. Northampton.

April 12. To William de Northo, escheator in cos. Surrey, Sussex, Kent and Rockingham. Middlesex. Order not to intermeddle with the abbey of St. Augustine, Canterbury, now void by the death of Ralph, the late abbot, or with anything belonging thereto, restoring the issues thereof without delay to the prior and convent, but to permit the prior and convent to have full administration of all the things belonging to that abbey and not to molest them in any way, saving to the king the knight's fees and advowsons of the abbey during the present voidance, as the late king, out of the especial devotion which he bore to St. Augustine and that the monks of that abbey should worship God more fervently, granted to Ralph, the then abbot, and to the convent there, that at the next voidance of that abbey the prior and convent should have the custody thereof during that voidance and should receive all that the king usually received by reason of a voidance, so that no escheator or other minister of the king should enter upon that abbey or intermeddle with the things belonging thereto, the prior and convent rendering to the king 600 marks for that voidance, saving the knight's fees and advowsons aforesaid.

To John de Cobham and John de Frenyngham, keepers of the temporalities of that abbey. Order not to intermeddle with that abbey, void by the death of the said Ralph, or with the things belonging thereto.

April 20. To the collectors of the custom of wool, hides and wool-fells in the port Ramsey. of London. Order to pay to John de Hanon[ia] or to Dynus Forsetti and Alexander de Bard and their fellows, merchants of the society of the Bardi of Florence, John's attorneys, 500 marks for the term of Easter last, in accordance with the king's grant to John of 1,000 marks, to be received yearly from the issues of that custom by the hands of the collectors of the same for the time being.

April 20. To the sheriff of Cornwall. Order to pay to Thomas Daumarle, whom Ramsey. on 20 January last the king appointed to the office of controller of the

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Membrane 27—cont.

stampage of the stannary in co. Cornwall, to hold during pleasure in the same manner as Roger de Blacosvesle lately held it, receiving the accustomed fees and wages, the arrears of such fees and wages from the said 20 January, and to pay such fees and wages henceforth as long as Thomas shall hold that office.

MEMBRANE 26.

- April 10. To the sheriff of Essex. Order to cause a coroner for that county to be
Huntingdon. elected in place of John le Fermer, who is insufficiently qualified.
- April 20. To the sheriff of Hertford. Order to cause a coroner for that county to
Ramsey. be elected in place of Walter Chendut, deceased.
- April 24. To the treasurer and barons of the exchequer. Order to cause due
Peterborough. allowance to be made to the sheriff of Cornwall, in his account, for the fees and wages which he shall have paid to Thomas Daumarle as controller of the stampage of the stannary in co. Cornwall by the king's order.
- April 20. To the sheriff of Oxford. Order to cause a verderer for the forest of
Ramsey. Bernewode to be elected in place of William de Warmeston, who has lost his eyesight.
- April 28. To the sheriff of Somerset and Dorset. Order to expend up to
Peterborough. 20*l.*, without delay, in repairing the defects in the gaols of Somerton, co. Somerset, and of Dorchestre, co. Dorset, which the king understands to be in great need of repair, by the view and testimony of four legal men of those towns.
- April 20. To the treasurer and barons of the exchequer. Order to discharge and
Ramsey. acquit W. bishop of Norwich of the issues of the lands in the manor of Drax, co. York, which Juliana, late the wife of John Paynel, held in dower of the inheritance of the heirs of her husband, tenant in chief of the late king, a minor in the king's wardship, for the whole time when the bishop had the custody of those lands, and to supersede the demand made on the bishop by summons of the exchequer to render his account for the said issues at the exchequer, as on 16 August last the king granted that custody to the bishop, to hold during pleasure so that he should answer to the king for the issues thereof at the exchequer; and afterwards the king granted to Margaret de Daventre, his nurse, all the lands in Westrasen, Middelrasen and Drax, which Juliana held in dower of the said inheritance, together with the issues thereof after Juliana's death, from the said lands in the manor of Drax to hold until the heirs come of age without rendering anything thereof to the king, and the king ordered the bishop to deliver all the lands which Juliana held in dower in the manor of Drax and which the king had granted to her as aforesaid, together with the issues thereof, to the said Margaret.
- April 30. To the same. Order to discharge and acquit John Lovel of 11*l.* 6*s.* 8*d.*
Peterborough. in the yearly ferm which he renders to the king for the manor of Dounton, from the time of its being delivered by Matthew Broun, formerly escheator in cos. Lincoln, Northampton and Rutland, to Roger de Quilly, by the king's order [*as at page 21 above*] provided that John shall answer to the king for the remainder of that ferm.
- March 29. To the sheriff of Salop. Order to deliver to Geoffrey de Cornub[ia],
Rockingham. without delay, a moiety of the hundred of Ovres, co. Salop, together with the issues thereof, and to permit him to hold it in peace according to the

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Membrane 26—cont.

form of the king's grant so long only as Geoffrey shall render for that moiety as much as was formerly wont to be rendered for the same, until otherwise ordered, notwithstanding the previous order to take such hundreds into the king's hands, as the late king granted the said moiety to Geoffrey for his good service, rendering to the king at the exchequer 6s. 8d., and now the king has learned that the sheriff took the moiety into his hands by reason of an order directing him so to take such hundreds, wherefore Geoffrey has besought the king to provide a remedy, and in the parliament summoned at York on Monday before the feast of St. Peter in Cathedra it was agreed that all who hold such hundreds in fee or for life by the grant of the king or his father, shall continue to hold them under a certain form, contained in the agreement.

By p.s. [7688.]

May 2.
Lincoln.

To William de Rosteleye, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to cause reasonable dower to be assigned to Matilda, late the wife of Ralph Picot of Great Salyng, tenant in chief, from all the lands which belonged to her husband in that bailiwick at his death, upon her taking oath that she will not marry without the king's licence.

May 2.
Lincoln.

To the same. Order not to intermeddle further with 16 acres of wood in Little Raynes, restoring the issues thereof to Matilda, late the wife of Ralph Picot of Great Salyngges, as the king has learned by inquisition taken by the escheator that the said Ralph and Matilda held that wood jointly at Ralph's death, for themselves and the heirs of Ralph's body, by the gift and grant of John son of Walter de Thorp of Little Raynes, and that the wood is held of Thomas de Baynard, by knight's service.

May 1.
Folkingham.

To the sheriff of Warwick. Order to deliver to Roger Hillary, without delay, an acre of meadow in Erdyngton which Richard de Thrymelowe held, who was hanged for felony, as the king has learned by inquisition taken by the sheriff that the meadow has been in the king's hands for a year and a day, and that Richard held it of Roger, and that William Erneys, escheator in that county, had the year day and waste thereof and ought to answer for them to the king.

To the same. Like order '*mutatis mutandis*' to deliver an acre of land in Erdyngton, which the same Richard held, to Henry de Erdyngton, knight, of whom Richard held it.

May 3.
Lincoln.

To the same. Order to cause a coroner for that county to be elected in place of William de Sutton of Warrewyk, who is so infirm that he cannot travel to perform the duties of that office.

May 4.
Lincoln.

To the sheriff of Stafford. Order to restore, without delay, to Thomas Wylcher of Eyton, the bailiwick of the hundred of Cothulston, co. Stafford, together with the issues thereof, until otherwise ordered, notwithstanding the king's previous order to take such hundreds into his hands, as William de Sharehull, who held that bailiwick for life by the grant of the late king, rendering to the said king the ferm due thereupon by the hands of the sheriff of that county, lately demised that bailiwick to Thomas to hold for the same term, as the king has learned, and the king accepting this demise granted the bailiwick to Thomas to hold for life, rendering to the king the said ferm yearly by the hands of the sheriff of the county, and the king ordered the treasurer and barons of the exchequer to restore that hundred to Thomas, notwithstanding the order to take such hundreds into the king's hands, to hold until the next parliament, and in the parliament summoned at York on Monday before St. Peter in Cathedra last it was agreed that those who hold such hundreds in fee or for life by the grant of the king or his

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Membrane 26—cont.

father shall hold them under a certain form, wherefore the king ordered the treasurer and barons to inquire how much the said Thomas, William and the sheriff of Stafford had respectively been accustomed to answer for, upon that bailiwick, at the exchequer.
By C.

May 12.
Lincoln.

To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order not to intermeddle further with the lands which Richard de Abberbury held in that bailiwick, restoring the issues thereof as the king has learned by inquisition taken by the escheator, that Richard at his death held no lands of the king in that bailiwick, but that he held divers lands of divers lords by divers services, and that John de Abberbury his son is his next heir, and aged 16 years and more.

May 13.
Thornton.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with 24*l.* of rent in Bautre and Oystrefeld, co. York, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Idonia de Leyburn, late the wife of John de Crumbwell, held no lands for life in that bailiwick at her death, which ought to remain to the king and his heirs after her death, but that John and Idonia held the said rent jointly for themselves and the heirs of John by Idonia by the gift and grant of Gilbert de Ellesfeld, by a fine levied in the court of Edward I., in the 30th year of his reign, and that the rent is held of Peter de Malo Lacu.

May 18.
Burstwick.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause the seals called 'coket' to be brought to the treasury from the places where the staples have been appointed, and in which the customs of wool, hides and wool-fells were not formerly collected, immediately after the quinzaine of Trinity next, and to be kept there, and to cause other such seals of the king in their custody in the treasury to be sent without delay to the places where those customs were collected before the ordinance of the staple, to be delivered to those who ought to have the custody thereof, as because it was lately ordered by the king and his council that the staple of wool, hides and wool-fells should be held at certain places in England, Wales and Ireland and not elsewhere, the king ordered the treasurer, barons and chamberlains to cause the seals called 'coket' for the places where such customs were formerly collected to be brought to the exchequer and to be kept there, and to cause other seals called 'coket' to be manufactured anew for the collection of those customs in the said staples, and to be sent to the places where the staples should be, to be delivered to those who ought to have the custody thereof; and at the request of the prelates, earls, barons and community of the realm in the last parliament at York, the king granted that the said staples should cease and be destroyed; and for certain reasons the king wishes all wool, hides and wool-fells which are bought by denizen or alien merchants within the kingdom, until the said quinzaine, and carried out of the kingdom, to be taken to the places where the said staples were formerly appointed, to pay custom, according to the ordinance of the staple, until the said quinzaine.
By C.

Vacated, because otherwise below.

MEMBRANE 25.

April 27.
Folkingham.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order to retain in the king's hand a moiety of a messuage in the suburb of Lincoln, but not to intermeddle with the other lands which belonged to Thomas Cause in that bailiwick, restoring the issues of those other lands, as the king has learned by inquisition taken by the escheator that

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Membrane 25—cont.

Thomas held that moiety in his demesne as of fee at his death by the service of rendering 1*d.* to the ferm of that city yearly for every service, and that he held no other lands there of the king in chief as of the crown, by reason whereof the custody of his lands ought to pertain to the king, but that he held divers other lands of other lords by divers services and that Thomas his son is his next heir and aged 10 years.

Vacated, because on the roll of fines.

May 10.
Lincoln.

To the treasurer and barons of the exchequer. Richard de Peshale, sheriff of Salop has shown to the king that whereas the king lately committed to William fitz Waryn the custody of Montgomery castle, to hold under a certain form, contained in the king's letters patent, and although from the time of that grant William had received the whole of the issues of the hundred of Chirbury in that county, by virtue of the said commission, as pertaining to that castle, so that Richard could not intermeddle in any way therewith, yet the treasurer and barons, having no consideration for the premises intend to charge Richard in his account at the exchequer with the said issues for the time when he held that county, and to cause those issues to be levied from him for the king's use, whereupon Richard has besought the king to provide a remedy; the king therefore orders the treasurer and barons to inspect their rolls and memoranda and if they shall find that the said hundred pertains to that castle, and that Richard has not received the issues thereof from the time of the said commission, as he says, then to discharge and acquit Richard of the said issues from that time. By pet. of C.

May 20.
Beverley.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause allowance to be made to Robert de Waltham in his ferm which he ought to render to the king for the bailiwick of the hundreds of Cokham and Bray, for 10*l.* 15*d.* in which the king is indebted to him for his wages and robes for the time of the late king, and for a certain horse, lost in the late king's service, as appears by divers bills of the late king's wardrobe which Robert has with him, as he says for which sum Robert has not hitherto received any satisfaction as he asserts, and has besought the king to cause such an allowance to be made to him. By p.s.

May 23.
Burstwick.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with certain tenements in Henlowe, co. Bedford, restoring the issues thereof, as the king has learned by inquisition taken by the escheator, that John de Dover at his death held no lands of the king in that bailiwick, by reason whereof the custody of his lands ought to pertain to the king, but that he held the said tenements of Katherine, late the wife of William Giffard, by the service of a pair of gilt spurs, or of 6*d.*, from which tenements 6*s.* 8*d.* ought to be paid to the king at the exchequer at Michaelmas by the hands of the sheriff of Bedford, for the time being, for having a certain view.

May 27.
Burstwick.

To the treasurer and barons of the exchequer. Order to account with the abbot of St. Mary's, York, whom the king lately appointed to collect and receive the divers sums of money granted to the king by certain bishops, abbots and priors of the kingdom in subvention of the expenses incurred by the king for the marriage of his sister Eleanor, for the costs and expenses incurred by the abbot in such collecting and receiving, and to cause due allowance therefor to be made to the abbot at the exchequer according to their discretion.

May 8.
Fillingham.

To the sheriffs of London. Order, immediately on sight of these presents, to cause 2,000 arrows to be provided and bought from the issues of the ferm of that city, without delay, and to be kept safely until further orders. By p.s.

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Membrane 25—cont.

To the sheriff of York. Order, immediately on sight of these presents to cause 2,000 arrows to be provided and bought from the issues of that bailiwick, without delay, and to be safely kept until further orders.

By the same writ.

May 27.
Pickering.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order not to intermeddle further with divers lands of Robert Pirpount, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Robert at his death held no lands of the king in that bailiwick, by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of divers lords by divers services.

May 25.
Pickering.

To the sheriff of Surrey. Order to cause a verderer for Wyndesore forest to be elected in place of Henry de Stoghton, who has no lands in co. Surrey or in the said forest to qualify him.

May 22.
Beverley.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of Warinus de Muntrich, who is insufficiently qualified.—By the testimony of Master Stephen de Ledebyry, dean of Hereford.

May 30.
Pickering.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with a third part of the manor of Middleton-Tiays and two parts of the manor of Thorneton in Lonesdale, and the advowson of Thorneton church, restoring the issues thereof to Robert de Gynes, as the king has learned by inquisition taken by the escheator that Christiana de Gynes held at her death the said third part, two parts and advowson, except a mill and 8 bovates of land in the manor of Thorneton, for life, of the grant of John son of John de Cauncefeld, by fines levied in the court of the late king, with remainder at her death to Robert, to hold for life, and that the said third part of the manor of Middleton is held of the earl of Richemund, who was John de Britann[ia], tenant in chief, by homage and fealty, and suit every three weeks at the court of that manor, and the said two parts of the manor of Thorneton, with the said advowson, are held of John de Moubray by certain services.

May 18.
Burstwick.

To the treasurer and barons of the exchequer. Whereas it was lately ordained by the king and council that the staples of wool, hides, and wool-fells, should be held at certain places in England, Wales and Ireland and not elsewhere, and the king had ordered the treasurer and barons to cause the seals called 'coket' for the places where such customs of wool, hides, and wool-fells were collected before the said ordinance, to be brought to the exchequer and kept there, and other seals called coket for the collectors of those customs in the said staples to be newly manufactured, and also the weighing beams for weighing the wool to be newly made and examined by the standard of the weighing beam of London; and at the request of the last parliament at York the king granted that the said staples should cease and be destroyed, and wished that all wool, hides, and wool-fells, which were bought by denizen or alien merchants before the quinzaine of Trinity last, and taken out of the kingdom, should be taken to the said staples to pay custom; the king therefore orders the treasurer and barons to cause the said seals and weighing beams for places where the staples were ordained and in which the said customs were not collected before the said ordinance, to be brought to the treasury immediately after the said quinzaine, and kept there, and to cause other such seals and weighing beams in the treasury in their custody to be sent without delay to places where the said customs were collected before the ordinance of the said staples and at which such staples were not held.

By C,

1334.

*Membrane 25—cont.*June 1.
Pickering.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Gregory de Thornton, who has no lands in that county to qualify him.

May 28.
Pickering.

To Thomas de Foxle, constable of Wyndesore castle. Order to pay to Simon de Newynton the arrears of his wages from 20 September in the 5th year of the king's reign, from the issues of that bailiwick, as on that day the king granted to Simon for his good service, the chief bailiwick of Wyndesore forest, for life, receiving therein the accustomed wages and fees, and Robert de Wodeham—who held that bailiwick for life by the grant of the late king, receiving 12*d.* daily therein by the hands of the constable of Wyndesore, for the time being, and whom the king caused to be amoved from that bailiwick, and caused the bailiwick to be taken into the king's hand because he found that his game in that forest had been destroyed by Robert's slackness—released to Simon all the state which he had in that forest by the late king's grant, and delivered up his letters patent, and the king wishes Simon to hold that bailiwick for life, receiving therein 12*d.* daily by the hands of the constable of Wyndesore forest, for the time being, as the said Robert was accustomed to receive such 12*d.*

June 6.
Newcastle-on-Tyne.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Hugh Galoun, who is insufficiently qualified.

May 25.
Malton.

To William de Rosteleve, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to cause John de Brewosa, brother and heir of Robert de Brewosa, son and heir of Giles de Brewosa, tenant in chief of the late king, to have full seisin of all the lands of which Giles was seised at his death, in his demesne as of fee, in that bailiwick, as the king has rendered the said lands to John, a minor, in his wardship, although he has not yet proved his age as is customary, and the king has given John respite for his homage until Michaelmas next. By p.s. [7801.]

June 8
Newcastle-on-Tyne.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver to William de Herle a moiety of the manor of Stiford together with the hamlets of Ridyng, Bromhalgh, Spiridene, Thornburgh, Sessynghop, Neubiggyng, Birkenside, Shotley and Slaveleye, together with the issues thereof, as the king has learned by inquisition taken by the escheator that John de Lancastre held no lands at his death in his demesne as of fee of the king in chief in that bailiwick, but that he held the said moiety and hamlets together with a moiety of the manors of Angerton and Hedon-on-the-Wall, co. Northumberland, for life, with remainder at his death, except of the moiety of Angerton and Hedon, to William de Herle and his heirs, by a fine levied in the court of the late king, by his licence, and that the said moieties and hamlets are held of the king in chief by the service of the moiety of a barony, and by the service of rendering to the king at the ward of the castle of Newcastle-upon-Tyne 33*s.* 4*d.* yearly, and 16*s.* to cornage and for fines of court, 9*s.* 6*d.* at the exchequer of Newcastle, and the king has taken the homage of William for the moiety of the manor of Stiford together with the said hamlets and has rendered them to him.

By p.s. [7823.]

June 10.
Newcastle-on-Tyne.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to cause reasonable dower to be assigned to Joan, late the wife of Thomas de Rodeberewe, tenant in chief, from all the lands which her husband held in that bailiwick at his death, because Joan has made fine with the king so that she can marry whom she wishes, so long as she remains in the king's fealty.

Like order to John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining.

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Membrane 25—cont.

June 12. To the sheriff of Cumberland. Order to cause a coroner for that county
Newcastle-on- to be elected in the place of Henry son of Richard Podil of Carlisle, who
Tyne. has not lands to the value of 40s. in that county.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of Walter de Coumbe, who has no lands in that county to qualify him.

MEMBRANE 24.

June 12. To the treasurer and barons of the exchequer. Order to allow to Robert
Newcastle-on- de Brunneby and Ralph de Wolaton, bailiffs of Nottingham, in their ferm
Tyne. for that town, 10*l.* which they have paid to Robert de Newerk and Meliora his wife, late the wife of Gilbert de Glynkarny, for Easter term last, by the king's order, as the king having consideration to the labour and damages sustained by Gilbert in the service of the late king, granted to Meliora 20*l.* in aid of her maintenance and that of her boys, and in recompence for the lands which Gilbert held in Scotland, to be received yearly by the hands of the escheator this side Trent, for the time being, until the king should provide her with 20*l.* of land yearly in a suitable place; and afterwards, Nicholas and Meliora besought the king to cause the said 20*l.* to be assigned to them by the hands of bailiffs of Nottingham to be received yearly from the said ferm, as Robert and Meliora in times past had not received ready payment of the said 20*l.* by the hands of the escheator at the accustomed terms, and the king granted that they should receive the said 20*l.* by the hands of those bailiffs from the ferm of Nottingham, as aforesaid, and on 22 January in the 4th year of his reign he ordered the bailiffs of Nottingham for the present or the future to pay the said 20*l.* yearly to Robert and Meliora from the said ferm, and the said Robert de Brunneby and Ralph have paid 10*l.* to Robert and Meliora for Easter term last, as they say.

June 20. To the justices of the Bench. Order to proceed to render judgment
Newcastle-on- without delay in a suit between Margaret, late the wife of Robert de Askeby
Tyne. and Hugh de Moriceby concerning the fourth part of the manor of Culgayth, having viewed the process held before them thereupon, as Margaret by her petition before the king and his council in parliament, showing that whereas she impleaded Hugh before those justices concerning the said fourth part, and Hugh, pleading before the justices, asserted that he held that fourth part by a charter of the late king, and that he ought not to answer Margaret therefor without the king, upon which pretext the justices delayed to proceed further in that plea, and Margaret besought the king to provide a remedy; wherefore the king ordered the justices to proceed with that plea and do justice to the parties, but not to proceed to render judgment without consulting the king; and the process being continued between the said parties by virtue of the king's order, although it was found by a jury in which the parties placed themselves that Margaret has right in her petition concerning the said fourth part, yet the justices delayed to proceed to render judgment in that affair, as well by reason of the said charter as because of the variation made between the narration of Margaret in the premises, containing that she and her husband Robert had held the said fourth part under a certain form by the demise of Henry de Askeby, and the said jury asserted that Margaret and Robert held it by the demise of Gilbert de Askeby and not of Henry under a certain form, and Margaret has besought the king to provide a remedy.

By C.

June 12. To the sheriff of Northumberland. Order to deliver Alexander de Ryhull, burgess and merchant of Newcastle-upon-Tyne, from prison without delay, notwithstanding the king's previous order to the contrary under the privy

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Membrane 24—cont.

seal, as the king had previously sent a like order to the preceding sheriff [as at page 134, above], who informed the king that Alexander had been delivered to him by John de Potenhale by the king's order under the privy seal, to be kept, at his peril, in the castle of Newcastle so that he should in no wise emerge from that castle, and because the person of Alexander was delivered to him with so strait and special an order, the sheriff had further detained Alexander in that castle. By pet. of C. at Newcastle.

June 22.
Raby.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver to Annora, late the wife of John de Lancast[r]ia, a moiety of the manors of Angerton and Hedon-on-the-Wall, co. Northumberland, saving the fealty of Annora due to the king in this respect, restoring the issues to her thereof from the time of John's death, as the king has learned by inquisition taken by the escheator that John and Annora held that moiety jointly at John's death, with remainder after the death of John and Annora to William de Herle and his heirs, by a fine levied in the court of the late king by his licence, and that the said moiety, together with a moiety of the manor of Stiford, and with the hamlets of Ridyng, Bromhalgh, Spiridene, Thornburgh, Sessynghop, Neubiggyng, Birkenside, Shotley and Slaveleye, pertaining to the manor of Stiford, which John likewise held at his death, with remainder at his death to William and his heirs, are held of the king in chief by the service of the moiety of a barony, and of rendering 33s. 4d. yearly to the king, at the ward of the castle of Newcastle-upon-Tyne, and 16s. to cornage, and for fines of court, 9s. 6d. at the exchequer of Newcastle.

June 23.
Raby.

To the collectors of customs in the port of Boston. Order to pay to the count of Julers or his attorney 450 marks from the issues of those customs, for Easter term last, in accordance with the king's grant to him of 900 marks yearly from the issues of those customs by the hands of the collectors of the same for the time being.

June 26.

Barnard Castle. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors on their account, for 450 marks which they have paid to the count of Julers, for Easter term last, by virtue of the preceding order, if it is so.

June 28.

Barnard Castle. To the same. Order to supersede the demand made by summons of the exchequer upon John de Denton and William de Emeldon, parson of Bothale church, executors of the will of Richard de Emeldon of co. Northumberland, and upon Robert de Tughale, who mainperned before the treasurer and barons in the exchequer to satisfy the king for all the debts and accounts which the said Richard at his death owed to the king, for 37l. 6s. 8d. which Richard at his death owed to the king for victuals received by him before 27 October in the 6th year of the king's reign, at Newcastle, from Stephen le Blound, receiver of the late king's victuals there, upon the siege of the pele of Horton (*pele de Horton*), then held by the Scots, and to cause the said executors to be discharged and acquitted thereof at the exchequer, as on the said 27 October the king pardoned the men of Northumberland all the debts which they then owed to him for victuals bought or received by them of the king and his father at Newcastle, Carlisle and Skynburnesse, and acquitted those men of such debts in consideration of the loss, damage, fire and destruction which they had sustained by reason of the late wars between this kingdom and Scotland.

June 26.

Barnard Castle. To the same. Order to cause allowance to be made to William fitz Waryn, constable of Montgomery castle, in his account, for 8l. 19s. which he has paid to John son of John, chaplain, by William Gunneys, who supplies the constable's place there, by the king's order, if the treasurer and barons find that it is so, as on 12 January, in the 4th year of his reign, the king granted

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Membrane 24—cont.

to John the chantry in that castle, which was then void and in the king's gift, together with its rights and appurtenances, and afterwards, at the prosecution of that chaplain, showing that he ought to receive 50s. yearly for the maintenance of that chantry by the hands of the constable there for the time being, as his predecessors had been accustomed to receive it from the time of the foundation of the chantry, and the said William fitz Waryn delayed to make that payment, the king ordered William and him who supplied his place there to pay the arrears of that sum to the chaplain from the said 12 January, and to pay the said 50s. thenceforth yearly, as it was wont to be paid heretofore, and William Gunneys paid 8*l.* 19*s.* to the chaplain by virtue of the said order, as he says.

June 20.
Newcastle-on-Tyne.

To the same. Order to cause Henry, earl of Lancaster, to whom the king granted the custody of the manor of Chelveston, co. Northampton, which belonged to John Suard, knight, and is in the king's hands, on 18 June, in the 4th year of his reign, to hold under a certain form so long as the manor should remain in his hand, to have the respite which the king has granted to him until the octaves of the Purification next for 81*l.* 15*s.* 8½*d.*, which are exacted of him by summons of the exchequer for the extent of the said manor and for the arrears of the same from the said 18 June. By C.

Vacated because on the dorse.

June 30.
Barnard Castle.

To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order to cause Adam de Clifton, kinsman and heir of Thomas Caylly, tenant in chief of the late king, to have full seisin of all the lands and knight's fees of which Thomas was seised in his demesne as of fee in that bailiwick at his death, restoring the issues thereof to Adam, as on 1 February, in the third year of his reign, the king took the homage of Adam, who proved his age before Simon de Bereford, then escheator beyond Trent, for all the lands which Thomas held at his death of the late king in chief, and ordered them to be delivered to him.

July 3.
York.

To J. duke of Brabant. Request to order speedy justice to be done to Robert de Inkepenne, citizen of Winchester, merchant, having heard that merchant's complaint upon the injuries and damage suffered by him, so that for defect of justice it may not be necessary for the king to provide other remedy for that merchant in this respect, as the king had previously requested the duke to cause a fine of 200 marks to be restored to Robert, and to order competent satisfaction to be made to him for the damages which he had incurred by his arrest and imprisonment, as Robert lately came to the fairs of Andewerp with certain goods and merchandise for the purpose of trafficking therewith, and the duke's ministers and other malefactors of that town took him there by armed force and imprisoned him, and likewise arrested his goods and merchandise, and so detained him and his goods and merchandise under arrest until he had made fine by 200 marks with the said ministers and malefactors for the duke's benefit for his release, and the dearresting of his goods and merchandise, and although the merchant has earnestly sought for justice in the premises before the duke, yet he has not hitherto obtained justice as he has informed the king.

Vacated because on the dorse.

MEMBRANE 23.

June 5.
Durham.

To the justices of the Bench. Order to proceed with all possible speed to render judgment in a suit between Isabella, late the wife of John Ughtred and Nicholas de Hugate concerning a third part of a messuage in York, as the king had previously ordered them to proceed with that suit, but not to render judgment without consulting him [*as at page 153, above*],

1334.

Membrane 23—cont.

and now Isabella, by her petition before the king and council has besought the king to be pleased to order that, as that suit has been brought to an issue, judgment may be rendered thereupon. By pet. of C.

June 8.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer. Order to cause Thomas de Burgh, the king's clerk, to be discharged and acquitted at the exchequer of 20*l.* for which they intend to compel him to answer at the exchequer, if he received that sum as a prest upon his expenses and not of the king's gift, as the king lately granted to Thomas, who was then about to set out to Ireland for the expedition of certain affairs of the king there by his order, 50*l.* as a gift, in subvention of his expenses in the said parts, and ordered Peter Tyliol, sometime sheriff of Cumberland, to cause 15*l.* from the issues of that county, and ordered Anthony de Lucy to cause 100*s.*, which he owes to the king for the fine which he lately made with him for the marriage of Marmaduke, son and heir of Robert de Lomleye, tenant in chief of the late king, to be paid to Thomas, in part payment of the said 50*l.*

June 8.
Newcastle-on-Tyne.

To the same. Order to cause Giles de Bello Campo, whom they have distrained to render his account to the king at the exchequer for the issues and profits of the manor, park and forest of Claryndon, to be discharged and acquitted without delay of the said issues and profits and from rendering account thereof to the king at the exchequer, releasing him also from any distraint made for that cause, as on 22 November, in the 1st year of his reign, at the request of Edmund, earl of Kent, his uncle, the king granted to Giles the custody of the said manor, park and forest to hold for life, so that he should answer for the issues thereof at the exchequer, and should receive for that custody as much as others who have held it were wont to receive; and afterwards, because it was found by a certificate made by the treasurer and barons that no answer was made for the issues and profits of the said manor, park and forest to Edward I. or to the late king by the keeper of the same, on 1st April last the king granted that Giles should hold that custody for life without rendering anything to the king or to his heirs, receiving as much for that custody as others who held it were wont to receive for the same, and the king has now pardoned Giles all the issues and profits of the said manor, park and forest between the said 22 November and 1st April. By p.s. [7819.]

June 10.
Newcastle-on-Tyne.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order to cause reasonable dower to be assigned to Isabella, late the wife of Richard son of Jordan de Whitacre, tenant in chief, upon her taking oath that she will not marry without the king's licence, from all the lands which belonged to her husband in that bailiwick at his death, in the presence of Roger de Aungervill, to whom the king committed the custody of those lands, to hold until Richard's heir should come of age, if he choose to attend.

June 11.
Newcastle-on-Tyne.

To John de Kyngeston, constable of Baumburgh castle. Order to deliver to Roger de Horsle 20 marks from the issues of that castle for the term of Easter last, as the late king on 20 November, in the 12th year of his reign, granted to Roger, for his good service, 40 marks, to be received yearly from the said issues, until the said king should provide him with 40 marks of land in England, for life.

June 18.
Newcastle-on-Tyne.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Robert Souky, who has no lands in that county to qualify him.

June 26.
Barnard Castle.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to deliver to Joan, late the wife of John de Sudbury, the manor of Sudbury, together with the issues thereof, having taken Joan's fealty, which is due to the king in this respect, as the king has

1334.

Membrane 23—cont.

learned by inquisition taken by the escheator that John and Joan held that manor jointly at John's death, for themselves and the heirs of their bodies, and that the manor is held of the king as of the honour of Huntyngdon by the service of a moiety of a knight's fee and suit at the court of Huntyngdon every month.

July 4.
York.

To the treasurer and barons of the exchequer. Master Laurence Fastolf and Thomas de Woghope, executors of the will of Simon, late archbishop of Canterbury, have besought the king to order all fines, amercements and chattels of felons and fugitives of all the men and tenants of the archbishopric which fell in during the said archbishop's time, to be allowed to them, as the archbishop and his predecessors used to receive all such fines, etc., by reason of the liberty of Christ church, Canterbury, as of the right of that church, and the said fines, etc., had been allowed to them at the exchequer in times past, according to the said liberty, as may appear by the rolls and memoranda of the exchequer, and divers fines, amercements and chattels of felons and fugitives of the said men and tenants which fell in during the time of the archbishop, and which ought to belong to him by reason of the said liberty, remain to be allowed at the exchequer; the king therefore orders the treasurer and barons to inspect the rolls and memoranda of the exchequer, and if such fines, etc. have been allowed there to the archbishop and his predecessors by reason of that liberty as of the right of the said church, then to cause all such fines, etc. which fell in during the time of the archbishop to be allowed to his executors at the exchequer.

By p.s. [7930.]

July 4.
York.

To the justices of the Bench. Order to proceed to render judgment in a plea between the abbot of St. Albans and Master John Baldewyne and other of his tenants in the town of St. Albans for making suit as they ought and were wont to do at the abbot's mill of that town, notwithstanding that such suit was not deraigned previously, as the abbot has shown the king by his petition before him and his council that whereas he has impleaded John and the other tenants before those justices for the said cause, and although John and the others pleading before the justices did not deny that they ought and were wont to make suit at the mill of the abbot for baking all corn and for brewing, on those messuages which they hold in that town, yet the justices delayed to proceed to render judgment in that plea according to the process held before them because it was not shown to them that the exaction of such suit in past times was deraigned unless by reason of arable lands where corn is grown, wherefore the abbot has besought the king to provide a remedy.

By pet. of C.

July 4.
York.

To Gilbert de Ledred, escheator in cos. Lincoln, Rutland and Northampton. Order not to intermeddle further with a messuage and 6 acres of land of Richard de Benewyk in Langetoft, as the escheator returned that William Trussel, late escheator this side Trent (*sic*), took those tenements into the king's hands because it was found by inquisition of office taken before him that the abbot of Croiland acquired them from Alice, late the wife of Robert Waryn of Langetoft, without the king's licence, and afterwards at the prosecution of Richard showing the king that before those tenements were so taken, he had acquired them for himself and his heirs in fee and not for the use of the abbot, and that the abbot or his predecessors never had any state in those tenements, and beseeching the king to cause his hand to be removed therefrom, the king ordered the escheator to take an inquisition upon the premises, by which it is found that Richard acquired the messuage and land of Alice for his own use, and not for the use of the abbot and his house, and that the abbot or his predecessors had no state in those tenements, and that the said tenements are held of the abbot and are worth 4s. yearly in all issues.

1334.

July 5.
York.*Membrane 23—cont.*

To the treasurer and barons of the exchequer. The abbot of Croyland has shown to the king by his petition before him and his council in parliament that whereas he holds the manors of Langtoft and Wyham, co. Lincoln, and his predecessors have held them before him from the time of the conquest and before, as of the foundation of the abbey, in frankalmoin, and the king had several times ordered the treasurer and barons, if this was so, to cause the abbot to be discharged of 4*l.* 2*s.* 6*d.* which are exacted of him by summons of the exchequer for the aid for marrying the eldest daughter of Edward I. for the said manors; and although by divers inquisitions taken upon the premises before the treasurer and barons it is found that the abbot and his predecessors have always held those manors in frankalmoin, and by examination of Domesday book and other memoranda of the exchequer, the treasurer and barons found that the manors are charged with no secular service, yet they have hitherto delayed to proceed to the discharge of the abbot from the said sum of 4*l.* 2*s.* 6*d.*, because they found in an account of a certain sheriff of Lincoln rendered in the exchequer in the time of Henry III., that 30 marks had been received from the abbot of Croyland in aid of the marriage of the said king's sister, although it was not found in that account that the said 30 marks had been levied of any fee, unless solely by the free will and grant of the then abbot of that place, and also because in a book in the exchequer called the '*Test[a] de Nevill*' it is found that the abbot of Croyland holds in the towns of Langtoft and Wyham two fees and the sixteenth part of a knight's fee of the king in frankalmoin, wherefore the abbot has besought the king to provide a remedy; the king therefore orders the treasurer and barons, if they shall ascertain that the abbot and his predecessors have always held those manors in frankalmoin as aforesaid, to proceed to the discharge of the abbot of the said 4*l.* 2*s.* 6*d.*, according to the tenour of the king's previous orders directed to them thereupon and of the inquisitions aforesaid, notwithstanding the causes aforesaid.

By pet. of C.

July 11.
Nottingham.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Henry de Taderset of Yarmouth, deceased.

July 10.
Clipston.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William Herlysoun, who is insufficiently qualified.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of William de Sauston, who is insufficiently qualified.

*MEMBRANE 22.*June 25.
Barnard Castle.

To the treasurer and barons of the exchequer. Order to deliver to Gawayn de Suthorp the issues and profits from lands in the town of Skeftlyng in Holderness from Michaelmas last until 16 June following, as on 21 May, in the 5th year of his reign, the king granted to Gawayn the custody of those lands, which came into the king's hands owing to the idiocy of William Berchaud, to hold for the life of that idiot, rendering 8 marks yearly to the king at the exchequer, and the said lands were afterwards seised into the king's hands at Michaelmas last, because Gawayn had not observed the terms of payment of the said rent, and on 16 June following the king granted the custody of those lands to Gawayn, together with certain other lands of the inheritance of the said William, and which were likewise in the king's hands for the cause aforesaid, to hold under a certain form, and the king granted the issues and profits aforesaid to Gawayn, so that he should answer to the king *pro rata* for the portion of the said 8 marks for the time when those lands were so in the king's hands from Michaelmas to the said 16 June.

By p.s. [7909.]

1334.

July 4.
York.*Membrane 22—cont.*

To Richard de Wylughby and his fellows, justices appointed to hold pleas before the king. Order to proceed with all possible speed to render judgment in an affair concerning a messuage and a carucate of land in Berkham, notwithstanding the king's previous order or any process against Agnes wife of John Mautravers held before the king for this cause, as Agnes de Nevill has besought the king to order the justices to proceed to judgment in an assize of novel disseisin which she arramed against John Mautravers and Philip le Botiller and Henry his brother concerning the said tenements, as lately at the prosecution of Agnes de Nevill by her petition before the king and his council, showing that she had lately been disseised of those tenements by John Mautravers, Philip le Botiller and Henry his brother, and had arramed the said assize of novel disseisin against them, and that assize had long been prosecuted before the said John forfeited to the king, and those tenements were afterwards sei-ed into the king's hands by reason of John's forfeiture, and beseeching the king to show justice to her, the king caused the said affair with all things touching it to come before him, ordering the justices to proceed in that affair, and do justice to the parties, but not to proceed to render judgment without consulting him; and progress was made in that affair by virtue of this order until the decision of the same; and Agnes wife of the said John has acknowledged on examination before certain of the council that she has no charters, deeds, acquittances or other muniments touching the said tenements which can be of any value to the king in this respect, as Geoffrey le Scrop has testified before the king in chancery.

By C.

July 4.
York.

To William de Rosteleve, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to cause Andrew de Walden, kinsman and heir of Humphrey de Walden, tenant in chief, to have full seisin of all the lands of which Humphrey was seised in his demesne as of fee in that bailiwick, at his death, because Andrew has proved his age before the escheator, and the king has taken Andrew's homage for all the lands which Humphrey at his death held of the king in chief. By p.s. [7931.]

To the treasurer and barons of the exchequer. Whereas Queen Isabella lately granted to Thomas de Bradestan the custody of the castle and barton of Gloucester, with the tyne and its other appurtenances, which the said queen held for life by the king's grant, to hold from Michaelmas in the 4th year of the king's reign for the life of the said queen, rendering 110*l.* yearly to the queen at her exchequer; and the queen appointed Thomas to receive 65*l.* yearly by the hands of the men of Gloucester from the ferm of that town, in her name, which ferm the queen likewise held for life by the king's grant; and the queen granted to Thomas at the king's request, for his good service to her and to the king, 100 marks, to be received yearly from the said ferm, for the queen's life, beyond the fee due for that custody, and the queen afterwards rendered the said castle, barton, tyne and ferm into the king's hands; and on 25 February in the 5th year of his reign, considering the pleasing service of Thomas, the king granted to him, that he might better maintain himself in the order of knighthood, which he had received from the king, the custody of the said castle and barton with the tyne, for rendering the said 110*l.* to the king yearly at the exchequer and the said ferm of 65*l.*, and to have allowance of 100 marks in the said ferm beyond the fees for that custody, for life; and now Thomas has besought the king to cause him to have allowance in his ferm of fees for the custody of the castle and barton and of the wages paid by him to the ministers in the castle for the said time, as the keepers who hitherto were there received and had in past times 10 marks yearly for the custody of the castle and 40*s.* yearly for the custody of the barton, and Thomas, for the safe keeping of the castle from 25 February in the 5th year of the king's reign, retained at the king's wages a door-

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Membrane 22—cont.

keeper, a watchman and a certain man collecting the money arising from a certain custom called 'castelcounel,' paying 2*d.* daily of those fermes to the door-keeper, and 1½*d.* to the watchman and 1½*d.* to the collector for their wages, and because the castle and barton cannot be safely kept without such guard and ministers, and because it appears by a certificate made by the treasurer and barons that allowances for such fees and wages has hitherto been made to the keepers of the castle and barton, the king [*Incomplete*].

Vacated because otherwise below.

July 3.
York.

To the sheriff of Northampton. Order to cause Henry de Ferariis to have full seisin, without delay, of a messuage in Brynton, which Simon Waryn of Brynton held, who was outlawed for felony, as the king has learned by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and that Simon held it of Henry and that Thomas Wake had the year, day and waste thereof, and ought to answer for them to the king.

July 4.
York.

To the sheriff of Bedford. Order to cause John Gacelyn to have full seisin without delay of a messuage and 20 acres of land in Suthyevele which Walter Cabbel held, who was hanged for felony, as the king has learned by inquisition taken by the sheriff that the said messuage and land have been in the king's hand for a year and a day, that Walter held them of John, and that John le Mareschal, late sheriff of that county, had the year, day and waste thereof, and ought to answer for them to the king.

July 3.
York.

To the sheriff of Northampton. Order to cause Hamo de Vyeleston to have full seisin, without delay, of a messuage and 8 acres of land in Olthorp and Bynton, which Richard Freman of Olthorp held, who was outlawed for felony, as the king has learned by inquisition taken by the sheriff that Richard held the said messuage and land of Hamo, that they had been in the king's hand for a year and a day, and that Thomas Wake had the year, day and waste thereof, and ought to answer for them to the king.

July 4.
York.

To the treasurer and barons of the exchequer. Whereas Queen Isabella lately granted to Thomas de Bradestan, the custody of the castle and barton of Gloucester, etc. [*as in the cancelled order above*], the king orders the treasurer and barons to cause allowance to be made to Thomas of 10 marks yearly for the custody of the castle, 40*s.* for the custody of the barton, 2*d.* daily for the wages of the janitor, 1½*d.* daily for the wages of the watchman of that castle, and 1½*d.* daily for the wages of the collector, in the said fermes from 25 February in the 5th year of the king's reign, until 23 February last, on which day the king granted to Thomas by letters patent that he should have allowance of such fees and wages for the said custodies and wages for life at the exchequer beyond the allowances aforesaid, and likewise to cause a like allowance to be made to Thomas from the same 3 February in the said fermes, for his life, notwithstanding that allowance was not made to fermors of the said castle and barton for such fees and wages at the exchequer.

July 3.
York.

To the same. Order to view the account of Matthew Broun, formerly escheator in cos. Lincoln, Northampton and Rutland, and to cause Jollanus de Holand and Margaret his wife to be discharged and acquitted at the exchequer of the extent of lands at Swynesheved which belonged to William Bolle, from the time when they shall find that Matthew had charged himself with these tenements by virtue of the king's order, and had answered for them to the king, as the king had ordered Matthew to take those lands into the king's hands and to keep them safe until further orders [*as at page 10, above*], by virtue of which order Matthew had so seized all the said lands and had charged himself with the issues thereof in his account at the exchequer, and answered for them to the king.

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June 26.
Raby.*Membrane 22—cont.*

To Thomas de Foxle, constable of Wyndesore castle, or to him who supplies his place. Order to deliver to the abbot of Westminster eight bucks at the eve of St. Peter ad Vincula next from that forest, to be taken and carried to Westminster at the king's cost, in accordance with the charter of Henry III., which the king has inspected, granting to the abbot eight bucks yearly to be taken in Wyndesore forest at the king's cost by the hands of the constable of Wyndesore, to be carried by the constable to Westminster at the eve of the said feast, so that they who thus carry the venison shall make two (*facient duas meneyas*) before the great altar at St. Peter's, Westminster, yearly.

July 15.
Nottingham.

To the treasurer and barons of the exchequer. Order to admit Thomas de Stapelford, William de Pulton and William Comalond in place of Walter de Weston, clerk of works in Westminster palace and the Tower of London, to do what pertains to that office, because William de Monte Acuto and Henry de Ferariis, keepers of the islands of Gerneray, Jereiseie, Serk and Aureneye, have appointed and ordained the said Walter, by the king's wish, to supply their place in the said islands for a year from the dating of this writ, wherefore Walter cannot intend the custody of the said works in person.

By p.s. [7969.]

*MEMBRANE 21.*July 4.
York.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order to deliver to John, duke of Britann[ia] and earl of Richemund, kinsman and next heir of John de Britann[ia], late earl of Richemund, tenant in chief, or to his attorney, all the issues of the county of Richemund and of all the lands of that county which the said earl held in chief at his death on 24 May last, and not to distrain the said duke for his homage for those lands for which the king has given him respite, as the king lately took his fealty for those lands and ordered that escheator to deliver them to the earl, and the duke has besought the king to cause the said issues to be delivered to him, as he did fealty for them on 8 May last. By K. [*Federa.*]

The like to the following :

William de Rosteleye, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford.

William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex.

William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. [*Ibid.*]

To John de Aldeburgh. Order to deliver to the said duke or his attorney the issues of the castle and honour of Richemund, which belonged to the earl's father, received by the said John de Aldeburgh from the said 8 May, while the castle and honour were in the custody of John de Louthre by the king's commission, in the name of the said John, while he lived, and after his death under colour of the king's commission aforesaid. By K. [*Ibid.*]

To William de Scurueton. Order to deliver the issues of the said castle and honour which were in his custody by the king's commission to the same duke as aforesaid. By K. [*Ibid.*]

March 22.
Rockingham.

To Isabella, queen of England, the king's mother. Order to pay to the abbot of St. Albans a rent of 20s. yearly from the mill of Little Langel, which the queen holds for life by the king's grant, as long as that mill is in her hands, as by a fine levied in the court of Henry, formerly king of

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Membrane 21—cont.

England, in the 31st year of his reign, between the then abbot of St. Albans and William Chendeduyt, concerning that mill, William acknowledged that the mill belonged to St. Albans and the abbot of right and rendered it to them, and the abbot granted to William to hold the mill of the church of St. Albans for his hereditary homage and service, for 20s. yearly for every service, so that if William or his heirs did not render the rent at the proper terms, the abbot should take the mill into his hands and retain it until William or his heirs should satisfy him for the detention of the rent and for the trespass, as appears by the part of the fine shown before the king in chancery; and by an inquisition taken by John de Cantebrigg and William de Leycestr[ia], at the prosecution of Richard, now abbot of that place, it is found that Garinus, a former abbot of St. Albans, acquired that mill in frank almain in the time of the said King Henry, long before the publication of the statute of mortmain, and demised it to the said William in the said form, in the time of that progenitor, and that the said abbot Garinus and all succeeding abbots were seised of that service and rent, as of a rent of service without interruption (*continue*), to wit by the hands of the said William for his life, and of Ralph Chenduyt, William's son and heir for his life, and of Stephen, Ralph's son and heir for his life, until Stephen, in the time of Edward I. demised the mill to Eleanor, then queen of England, from the time of which demise one Geoffrey de Pichford, then bailiff of that queen's manor of Langele, and other of her bailiffs afterwards, and subsequently Robert le Parker, bailiff of Edward I. for that manor, and all his other bailiffs, and the said Robert le Parker, afterwards bailiff there of the late king, detained that rent until the 3rd year of the late king's reign, in which year the late king fully satisfied Hugh, then abbot of that place, for all the arrears of that rent for his own time and for that of Edward I. and Queen Eleanor, and that from that time until now the said rent and service have been withdrawn, and that none of the said abbots has hitherto received anything in recompence for the rent and service from the king or from any other, and that no one has remitted them to any one of the said William, Ralph, Stephen, Eleanor, Edward I. or the late king, or to any other at any time. By pet. of parliament and by p.s.

July 13. To the treasurer and barons of the exchequer. Order to cause allowance
Nottingham. to be made at the exchequer to the abbot of St. Albans for the arrears of of the said rent from the said third year for all the time that they shall ascertain the said mill to have been in the king's hand, on the debts which the abbot owes to the king, as the abbot has besought the king by his petition before him and his council to cause such allowance to be made.

By pet. of C. and by the same writ.

July 12. To Thomas de Foxle, constable of Wyndesore castle. Order to pay to
Clipston. Ralph de Dodesfold such wages as Alexander le Peyntour, deceased, formerly received in the office of viewer of works in that castle, and in the king's manor and park of Wyndesore and of the paling and hayes about the new and old parks of Wyndesore, and of the enclosure about the king's park of Kenyngton, as the king granted that office to Ralph to hold during pleasure, receiving therein such wages as Alexander was lately wont to receive there.

July 13. To the treasurer and barons of the exchequer. Order to cause due
Nottingham. allowance to be made to John Randolph, the king's fermor at Porchester, in his ferm, for his costs and expenses in repairing the houses, gutters and other erections in Porchester castle, up to the sum of 9l. 7s. 10d., notwithstanding that the said costs and expenses were incurred without the king's order, as John has besought the king to cause such allowance to be made to him, as he incurred the said costs and expenses in repairing the said buildings, which were in great need of repair, by the order of Master Robert de Ayleston, late

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Membrane 21—cont.

the treasurer, and by the view and testimony of John de Scures, sheriff of Southampton, and of William de Weston, keeper of Porchester castle.

By C.

July 13.
Nottingham.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall and Devon. Order to deliver to Elizabeth wife of Edmund de Mortuo Mari son of Roger de Mortuo Mari, the castle of Briggewauter, a third part of the manor of Briggewauter and two parts of the manor of Odecombe, together with the issues thereof, saving to the king the fealty due to him in this respect by Elizabeth, because the king has learned by inquisition taken by the escheator that Roger lately granted by his charter, by the licence of the late king, that the said castle, third part and two parts, which were held of the late king in chief, and which Margaret, late the wife of Edmund de Mortuo Mari, the elder, deceased, held for life with reversion to Roger at her death, should remain to Edmund son of the said Roger, lately deceased, and Elizabeth, and the heirs of Edmund's body, which charter was made in the 9th year of the late king's reign.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to deliver to the said Elizabeth the third part of the manor of Crendon, together with the issues thereof, because the king has learned by inquisition taken by the escheator that Roger lately granted by charter, by the licence of the late king, that the said manor, which was held of the late king in chief, and which Margaret, late the wife of Edmund de Mortuo Mari, the elder, held for life, with reversion to Roger at her death, should remain to Edmund, Roger's son, and the said Elizabeth his wife.

By C.

June 12.
Newcastle-on-Tyne.

To the sheriff of York. Order to make summons and proclamations for an eyre to be held at Pykeryng on Monday after St. Lawrence next, before Richard de Wilughby, Robert de Aston, Robert de Sadyngton and John de Hambury, whom the king has appointed to be justices in eyre for pleas of the Forest of Henry, earl of Lancaster, in that county from the time when Edmund, late earl of Lancaster, father of Henry, last held pleas of the Forest there by virtue of a grant of Edward I.

By K. and C.

June 12.
Newcastle-on-Tyne.

To the sheriff of Lancaster. Like order to make summons for an eyre to be held at Lancaster after St. Peter ad Vincula next, before William le Blount 'le neveu,' Henry de Hambury, William Basset and Robert de Sadyngton, whom the king has appointed to be justices in eyre for pleas of the Forest in that county from the time aforesaid.

By K. and C.

May 5.
Lincoln.

To the treasurer and barons of the exchequer. Order to cause Robert Breton to have the terms which the king has granted to him for all the debts which he owes to the king, in his time and in the time of the late king, and which are exacted of him by summons of the exchequer, as the king granted that he should pay 100s. yearly until the said debts were fully discharged.

By p.s. [7763.]

July 13.
Nottingham.

To the same. Order to cause allowance to be made to Thomas de Baumburgh, clerk, for 14 marks, 6s. 8d. for his expenses from 9 March last to 6 April following, to wit for 29 days, each day being counted, for the time when Thomas was in the king's service in Scotland, taking 6s. 8d. a day, in the debts which Thomas owes to the king at the exchequer.

By K. and C.

July 18.
Nottingham.

To the same. Order to admit Thomas de Radeclif-super-Sore and William Buxham of Hykelyng, whom Roger Deyncourt, late sheriff of Nottingham and Derby, has attorned in his place, to render his account for the time when

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Membrane 21—cont.

he was sheriff of those counties, and to do further what pertains to the final issue of that account, as Roger is intending divers affairs of the king by his order, so that he cannot intend in person at the exchequer on the day appointed to render his said account.

By C.

MEMBRANE 20.

March 1.
York.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to take the fealty of Cristiana, late the wife of Richard de Emeldon, which is due to the king, and to deliver to her the lands which the king assigned to her, to wit lands in Newton-on-the-Moor, co. Northumberland, lands in Broxfeld, in the same county, two bondages in Wolden in the same county, three acres of meadow in Shotton in Holford, in the same county, the manor of Tyndeleye, in the same county, lands in Whitlawe, in the same county, a burgage and 16 acres of land in Alnmouth, in the same county, 9s. 6d. rent in Caldmerton, in the same county, a third part of the manor of Jesmuth, in the same county, 12 acres 1 rood of land in Elstwyk, in the same county, a third part of the profits of the dovecote there and a third part of the manor of Rugely, in the same county, and a third part of a moiety of the town of Myndrom, in the same county; which lands, etc., the king assigned to Cristiana as her dowry from the lands which belonged to Richard de Emeldon, tenant in chief, at his death, with the assent of Adam Graper and Agnes his wife, eldest daughter and co-heir of Richard, and of Richard de Acton and Matilda his wife, second daughter and co-heir, and of William de Denum, to whom the king granted the custody of the purparty of Jacoba, third daughter and co-heir, a minor in the king's wardship, to hold until Jacoba should come of age.

March 1.
York.

To the same. Order to cause Adam Graper and Agnes his wife, daughter and co-heir of Richard de Emeldon, to have full seisin of their purparty of the lands which the king has assigned to them of the inheritance of the said Richard, taking security from them for rendering their reasonable relief at the exchequer, as with the consent of the aforesaid Richard de Acton and Matilda his wife, and of William de Denum, the king assigned to the said Adam and Agnes as the eldest daughter and co-heir of Richard de Emeldon the following lands to wit: certain lands with mills and three acres of meadow called Helmeldu in Elyngeham, co. Northumberland, certain lands in Abberwyk, in the same county, a third part of two parts of a moiety of the town of Myndrom, in the same county, 2 acres of meadow in Shotton in Holford in the same county, certain lands in Throkkelawe, in the same county, lands in Caldmerton, in the same county, a third part of two parts of the manor of Jesmuth, in the same county, 8 acres 1 rood of land in Elstwyk, in the same county, and a third part of two parts of the manor of Rugely, in the same county, to hold in the purparty of Agnes, and the king has taken the homage of Adam for the lands which Richard de Emeldon held at his death of the king in chief, and the king has rendered that purparty to Adam and Agnes.

By p.s.

March 1.
York.

To the same. Order to cause Richard de Acton and Matilda his wife to have full seisin of their purparty of the lands of Richard de Emeldon upon receiving security from them for rendering them reasonable relief to the king at the exchequer, as with the assent of the said Adam Graper and Agnes his wife and of William de Denum, the king has assigned to the said Richard and Matilda the following lands, to wit: 4 bondages in Wolden in co. Northumberland, certain lands in Heton Jesemuth, in the same county, a third part of two parts of a moiety of the town of Myndrom, in the same county, certain lands in Newton in Edelyngeham, in the same county, 2 acres

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Membrane 20—cont.

of meadow in Shotton in Holford, in the same county, 3s. 11d. rent in Caldmarnton, in the same county, a third part of two parts of the manor of Jesemuth, in the same county, 8 acres 1 rood of land in Elstwyk, in the same county, and a third part of two parts of the manor of Rugely, in the same county, to hold as Matilda's purparty of the said lands, and the king has taken the homage of Richard de Acton for the lands which Richard de Emeldon held in chief of the king, and has rendered that purparty to Richard and Matilda.

By p.s.

June 6.
Newcastle-on-
Tyne.

To John de Denton, mayor of Newcastle-upon-Tyne and escheator there, Order to cause Adam Graper and Agnes his wife, daughter and co-heir of Richard de Emeldon, to have full seisin of the purparty of Agnes, which the king had assigned to her, delivering the issues thereof received since 1 March last to the said Adam and Agnes, as on the said 1 March the king ordered John de Louthre, late escheator in cos. York, Northumberland, Cumberland and Westmorland, to cause Adam and Agnes to have full seisin of the purparty of Agnes, which the king had assigned to them [*as at page 238, above*], and now the king has assigned to Adam and Agnes from the lands which belonged to Richard de Emeldon, with the assent of Richard de Acton and Matilda his wife and of William de Denum, the following lands and rents to wit: 24s. rent to be received from a messuage which John de Brome holds near 'le Frerecrosse'; 8s. rent to be received from a messuage which William Galdede holds; 16s. rent to be received from a messuage which William Blaklambe holds; 9s. rent to be received from a messuage which Hugh de Aukernebba holds in 'le Bradechere'; a messuage which John le Horner held, extended at 12s. yearly; a messuage which Richard le Carpenter holds, near the church of All Saints, extended at 10s. yearly; a roofless (*discoptum*) messuage without 'le Neweyate,' extended at 4s. 6d. yearly; four houses upon 'le Denebrigge' extended at 20s. yearly; two houses in Horsmarketgate, extended at 10s. yearly; a house near 'le Barres,' extended at 5s. 11½d. yearly; a third part of two parts of the great grange, extended at 4s. 5½d. yearly; a third part of two parts of three plots of vacant land in Cynyngate, extended at 4d. yearly; a third part of four selions of land near the gallows, extended at 10½d. yearly; and a third part of two parts of two upper rooms upon 'le Sandhil,' extended at 13½d. yearly; to hold in the purparty of Agnes of the said lands and rents.

July 16.
Nottingham.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of William de Sauston, who is so sick and weak that he cannot travel to perform the duties of the office.

June 6.
Newcastle-on-
Tyne.

To John de Denton, mayor of Newcastle-upon-Tyne and escheator there. Order to cause Richard de Acton and Matilda his wife, daughter and co-heir of Richard de Emeldon, to have full seisin of Matilda's purparty of the lands of Richard de Emeldon, delivering to them the issues thereof received from 1 March last, on which day the king assigned a purparty to the said Richard and Matilda of the lands which belonged to Richard de Emeldon, and rendered it to them [*as at page 238, above*], and now the king has assigned to Richard and Matilda from the said lands, with the consent of Adam Graper and Agnes his wife, and of William de Denum, the following lands and rents, to wit: 26s. rent to be received from a messuage which John de Eynewyk holds; 4s. rent to be received from a garden which Robert de Lennie holds in 'le Westgate'; 8s. rent to be received from a tenement which belonged to Robert Notebethelhaie in 'le Bradechere'; 20d. rent to be received from a tenement of Richard Pulhore in Pilgrymstrete; 16s. rent to be received from the tenement of Agnes Trussehernays in 'le Bradechere'; a tenement which Thomas Paule holds, extended at 16s. yearly; a messuage in 'le Bradechere' called 'Herynghouse,' extended at 6s. 8d. yearly; four messuages upon 'le Denebrigge,' extended at 20s. yearly;

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Membrane 20—cont.

three houses in Horsmargetgate, extended at 15s. yearly; a house near 'les Barres' and a vacant plot there extended at 5s. 11½*d.* yearly; a small grange with a dovecote and other appurtenances there extended at 4s. 5½*d.* yearly; a third part of two parts of three vacant plots of land in Cinidgate, extended at 4*d.* yearly; a third part of four selions of land near the gallows, extended at 10½*d.* yearly; one part of two parts of two upper chambers upon 'le Sandhill,' extended at 13½*d.* yearly; a vacant plot in Gripeschere and another vacant plot near Gogowe, extended at 18*d.* yearly; and a vacant plot in the rear of Bushouse, extended at 6*d.* yearly; to hold in the purparty of Matilda of the said lands and rents.

July 16.
Nottingham.

To the sheriff of Nottingham and Derby. Order to supervise the houses within Nottingham castle and the walls and turrets of the castle and the king's mills below the castle, and a certain weir in the water of Trent, which the king understands to be ruinous and broken, and to cause the parts which are in most need of repair to be amended up to 30*l.*, from the issues of that bailiwick, by the view and testimony of William de Eland, constable of that castle.

By K.

MEMBRANE 19.

July 15.
Nottingham.

To the treasurer and barons of the exchequer. Order to pay to Hugh Matefrai, citizen of London, 46*l.* from the treasury if after viewing his bill it appears that this sum is owing to him, or to cause him to have a competent assignment thereof, if it is found to be due to him upon view of a bill of the wardrobe, charging with that sum those who ought to be charged therewith, as Hugh has besought the king to cause payment of that sum to be made to him, as 46*l.* are owing to him for oxen, sheep and fish bought from him for the expenses of the household of the late king, as appears by a bill under the seal of Robert de Wodhous, keeper of the said king's wardrobe, and Hugh asserts that he has not yet obtained any payment for that sum.

By K.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of John de Norton, who is so sick and weak that he cannot travel to perform the duties of that office.

July 13.
Nottingham.

To John de Housom, parson of Abenhale church, imprisoned at St. Briavels for trespass of venison in the forest of Dene, with which he is charged, has letters to Robert de Ufford, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Dene, to bail him until the coming of the justices next in eyre for pleas of the Forest in co. Gloucester.

July 15.
Nottingham.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with the castle and manor of Foderingeye, the hamlets of Nassyngton and Yarwell, co. Northampton, the town of Torkeseye, co. Lincoln, 28s. yearly rent in Alkebarwe, in the same county; 67s. yearly rent in Beltesford in the same county; two carucates of land in Staunford, in the same county; 100s. rent in Wadyngton, in the same county, and 4*l.* yearly rent in Wissinden, in co. Rutland, and 16s. rent in Sundersokene, in the same county, restoring the issues to Mary de Sancto Paulo, countess of Pembroke, late the wife of Aymer de Valence, earl of Pembroke, and executrix of his will, if the escheator shall ascertain that Mary was seised of the castle and manor of Foderingeye, and of the said hamlets, town and rents at the time of the earl's death by virtue of the king's grant and licence, and of the earl's gift and grant as for the remission and pardon which the said Mary made in her name, and for her co-executors of the said will, of all exaction and demand which she might have towards

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Membrane 19—cont.

the king for all the goods and chattels which belonged to the earl at his death, as of armour, wardrobe, jewels, gold and silver vessels, chapel ornaments, great and small horses, wards and marriages, corn in grauges, and other goods and chattels which came into the hands of the late king after the death of the earl and remained with him without any satisfaction or restitution being made to the executors of the earl's will; as the king granted and gave licence to John de Britann[ia], then earl of Richemund, deceased, that he might give and grant to the said Mary for life to hold of the king by the customary services, the said castle, manor, hamlets, town and rents, and the manors of Bywell and Wodehorn, co. Northumberland, the manor of Driffeld with hamlets and other appurtenances, co. York, 2 marks yearly rent in Hikelton, in the same county, certain lands in Repindon, co. Derby, 9s. yearly rent in Grcat Styuecle, co. Huntingdon, 6s. 9½d. rent in Baldewynho, in the same county, 2 marks yearly rent in Brampton, in the same county; 8s. yearly rent in Great Paxton, in the same county; 4s. yearly rent to be received from the view of frank pledge in Little Paxton, in the same county; 57s. 2d. yearly rent in the town of Huntynghdon, co. Huntingdon, a certain suit at the court of that town of the men and tenants of the town of Byssebrok, the said rent of 16s. yearly from the ferm of 50 acres of land which Master Robert Luterel lately held in Sundersokene in co. Rutland, and half the hundred of Ludynghond, co. Suffolk, which formerly belonged to John de Baliolo, and which the said earl held for himself and the legitimate heirs of his body by the late king's grant, and which are held of the king in chief, with reversion to the king and his heirs, if the earl should die without legitimate heir of his body, to be held by Mary in exchange for the castle and lands of Montiniaco and other lands in France to be given to the earl by Mary, and the king gave special licence to Mary to receive the said castles, manors, etc., from the earl, and to hold them for life of the king and his heirs if the earl should die without a legitimate heir of his body; and by virtue of this grant and licence the earl gave to Mary the said castle, etc., which belonged to John de Baliolo in England, to hold for life, as appears by the earl's deed to Mary, made thereupon and shown in chancery.

By C.

The like to the following, '*mutatis mutandis*' :

William de Rosteleye, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford, not to intermeddle with the said rents in Great Stiuecle, Baldewynho, Brampton, Great Paxton, Little Paxton, the town of Huntynghdon, co. Huntingdon, and half the hundred of Ludynghond, co. Suffolk.

By C.

William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland, not to intermeddle further with the manors of Bywell and Wodehorn, co. Northumberland, and Driffeld with the hamlets and other appurtenances and with the rent in Hikelton, co. York.

By C.

William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lincoln, not to intermeddle further with the said lands in Repindon.

By C.

July 16.
Nottingham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Richard de Moseley in his account at the exchequer for the issues of the castles of Sandale and Conyngesburgh, and of the manors of Wakefield, Soureby, Hiperum, Holne, Haytefeld, Fissшелak, Staynford and Thorne; of 40l. yearly from the time when he was appointed receiver and keeper, having viewed the late king's letters patent to Richard; as the late king appointed him receiver of the honour of Pontefract and of the manors and lands between the waters of Use and Trente which belonged to divers men of the quarrel (*querela*) of Thomas, formerly earl of Lancaster,

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Membrane 19—cont.

and which by reason of that quarrel were in the late king's hands, and by other letters patent the late king committed to Richard the custody of the said castles and manors, and of all the other lands of John de Warenn[a], earl of Surrey, then in the said king's hands for certain reasons, during pleasure, answering for the issues thereof to the late king; and now it is ordained by the council that 40*l.* yearly shall be allowed to Richard in his account for every year that he is receiver and keeper of the said honour, castles, manors and lands.

By C.

July 13. To William de Clapham, escheator in cos. York, Northumberland, Cum-
Nottingham. berland and Westmorland. Order not to intermeddle further with the lands which belonged to Thomas de Burgo, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Thomas at his death held no lands of the king in chief in that bailiwick by reason whereof the custody of his lands ought to pertain to the king, but that he held divers other lands of divers other lords by divers services, and that Thomas de Burgo his son is his next heir and aged three and a half years.

July 16. To Peter Bard, bailiff of Sandwich. Order to pay to William de Clynton,
Nottingham. constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there, 40*l.* from the ferm of that town, for making divers works in that castle to be made by the constable by the king's order.

By C.

July 30. To the treasurer and barons of the exchequer, Dublin. Matilda, late the
Reading. wife of William de Burgo, earl of Ulster, tenant in chief, has besought the king to grant to her a third part of the issues of the lands which belonged to the earl in Ireland, until reasonable dower has been assigned to her from the said lands, as by reason of divers wars in Ireland she has hitherto been prevented from having her dower from the said lands, which are in the king's hands by reason of the earl's death and the minority of the heir, and the king in consideration of the good service which the earl rendered to him in Ireland has granted to Matilda a third part of the issues of those lands received since the death of the earl for which answer has not been made to the king, until her dower has been assigned to her, and therefore orders the treasurer and barons to order those in whose custody the said lands are in the said parts, to cause such issues to be delivered to Matilda or her attorney.

By K.

July 30. To Matthew Blanket, *Vicomte* of Abbeville. Order to cause the halls of
Windsor. Abbeville which are totally destroyed and broken down to be newly constructed without delay from the issues of that shrievalty, by the view and testimony of the seneschal of Ponthieu and of the controller there, for the present or the future, because it has been ordained by the king and council that this shall be done, and not to spend any money from those issues otherwise than in the construction of those halls, until they are completed, notwithstanding any payments previously assigned upon those issues. The king has also ordered the receiver of the county of Ponthieu that if the said issues do not suffice for the construction of these halls, to cause what is lacking to be paid to the sheriff with all other things on which certain payments, prests or alms have been assigned upon the said issues, causing such payments, prests and alms to be paid in the meantime from the other issues of the county of Ponthieu.

By K.

Mandate in pursuance to the receiver of the county of Ponthieu. By K.

To Master Thomas Lengynour. Order, immediately upon sight of these presents and to the exclusion of everything else, to go with Matthew Blanket to Abbeville to do there what Matthew shall command him on the king's behalf, and the king has ordered Matthew to minister to him those

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Membrane 19—cont.

things which shall be necessary for him for the time when he shall be there, as the king and council have ordained that the halls of Abbeville shall be newly constructed.
By K.

July 34 (*sic*). To the keeper of the port of Dover. Order to permit the abbot of Reading. Donkeswell, of the Cistercian order, who is about to set out by the king's licence to his chapter-general at Cîteaux, to cross from that port to those parts with 10*l.* for his expenses and those of his household.

Vacated because on the dorse.

MEMBRANE 18.

July 11. To John de Harebergh, parson of Bladen church, keeper of the works of Clipston. the manor of Wodestok. Order to cause a certain water-mill, now erected in Wodestok park, to be removed thence and to be newly erected on the king's soil in a suitable place without that park, without delay, and to cause a certain suitable hay to be made in that place where the mill now is, and the head of the fishpond there to be raised as it shall need, by the view and counsel of William de Monte Acuto, fermor of the said manor and of the manor of Hanebergh, or of him who supplies his place there, whom the king has ordered to pay to the said John, by indenture, the money which he shall expend upon the premises.
By p.s. [7948.]

July 11. To William de Monte Acuto, fermor of the manors of Wodestok and Clipston. Hanebergh, or to him who supplies his place in those manors. Whereas the king appointed John de Harebergh, parson of Bladen church to cause the defects of the houses and walls of all the king's buildings of the said manor of Wodestok to be repaired, and also the defects of the walls of the park there, and to provide and find straw, hay, litter and other things necessary for the maintenance of the king's stud and his wild animals (*ferarum*) in that park, with the king's money, and to pay to each chaplain, door-keeper and gardener, of the manor of Wodestok, and to the parkers, and the keepers of the stud there, their wages, and to receive the money necessary for doing all the premises from that fermor from the ferm of the manor of Wodestok, by indenture, from Midsummer as long as the king shall please, so that John may render account to the king at the exchequer of the money which he shall so receive, receiving yearly in that office by the hands of that fermor from such ferm, 100*s.* and 45*s.* 7½*d.*, for the wages of one man dwelling continually in the manor of Wodestok for keeping the said houses and walls, and the king ordered John to remove the water mill aforesaid, and to cause it to be newly erected in a suitable place without the park, and to make a proper hay and to raise the head of the fishpond there; the king therefore orders the said fermor to cause John to be paid by indenture the money which is necessary for the repair of defects, the maintenance of the stud and animals, the payment of wages, the moving and erection of the mill, the construction of the hay and the raising of the head of the fishpond and the said 100*s.* yearly for himself and 45*s.* 7½*d.* for the said man.

By p.s. [7949.]

July 16. To Thomas de Burgh, treasurer of Ireland. Order to receive the oaths of Nottingham. the chancellors of Ireland and of the exchequer of Dublin, of the barons of the exchequer there and of the justices of the Bench, Dublin, appointed to hold pleas following the justiciary of Ireland and of any other ministers of the king appointed or to be appointed by the king, that they will conduct themselves well and faithfully in their offices, as the king has given Thomas power to receive these oaths.
By K. and C.

1334.

Membrane 18—cont.

To the sheriff of Cumberland. Order, immediately upon sight of these presents, to cause two sufficient ships to be provided for the passage of Thomas de Burgh, treasurer of Ireland, who lately came to the king in England and is about to return in haste to those parts, so that the ships may be ready in the port of Whitehaven on the Assumption next for the said passage, and the king will cause allowance to be made to the sheriff for the costs which he shall incur in freighting the said ships, by the testimony of the said treasurer.

By K. and C.

July 17.
Nottingham.

To the justices appointed to hold pleas following the justiciary of Ireland. Order to proceed with the taking of an assize of novel disseisin which Matthew de Bath arramed before the then justices for holding such pleas by the king's writ under the seal which he uses in those parts against William de Burgo, then earl of Ulster, and others contained in the same writ concerning a tenement in Ratouthe, and to proceed to render judgment thereupon, and to cause justice to be done to the parties, notwithstanding that Elizabeth, daughter of William, is a minor in the king's wardship, as Matthew has besought the king to order the justices to proceed to take that assize, as Matthew arramed that assize before the justices asserting that he had been disseised of the manor of Raitouthe in Ireland, which he held by the gift and grant of the said earl, by the earl and the other disseisors, and while the writ was pending the earl died as Matthew says, wherefore Matthew has now arramed another assize of novel disseisin against Elizabeth as tenant of that manor, and the other disseisors, by another writ under the same seal, but because it was alleged before the justices that Elizabeth was a minor in the king's wardship, and therefore ought not to answer Matthew in this matter without the king, the justices have hither delayed to proceed to take that assize.

By pet. of C.

Aug. 2.
Windsor.

To William de Rosteleve, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to deliver to Annora late the wife of John de Lancaestre, the manors of Stanstede and Esthamme, a messuage, three parts of a mill, 80 acres of land, 3 acres of meadow, 4 acres of pasture and 60s. rent in Barenton, restoring to her the issues thereof received from the time of John's death, because the king has learned by inquisition taken by the escheator that John and Annora jointly held the said manors, tenements and rent at John's death, with remainder at their death of the manor of Stanstede to the heirs of Thomas de Veer, of the manor of Esthamme to the abbot of Stratford and his successors, and of the said messuages, land, meadow and rent to Hervey de Staunton and his heirs, by fines levied in the court of the late king by his licence, and that the said manors and lands are held of the king in chief by knight's service, and the king has taken the fealty of Annora which is due to him in this respect.

July 29.
Windsor.

To the sheriff of York. Order to cause all the money which can be levied from the issues of that bailiwick to be levied without delay as the king is in the greatest need of money for the expedition of certain arduous affairs specially touching him, so that the sheriff may have the money with him at his next proffer at the exchequer to deliver it to the treasurer and chamberlains there for the expedition of the said affairs under pain of the loss of his office, and to warn all those who hold manors, lands, etc., in that bailiwick by the king's commission and who are bound to answer to the king at the exchequer for the issues or fermes thereof, to appear in person at the exchequer on the quinzaine of Michaelmas next, under pain of the taking of their said manors, lands, etc., into the king's hand, with all the money due upon the said issues and fermes, to deliver them to the said treasurer and chamberlains, and the sheriff shall have before

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Membrane 18—cont.

the king the names of those by whom he thus causes them to be warned, and this writ. By C.

The like to all the sheriffs of England.

To the collectors of customs in the port of Kyngeston-upon-Hull. Order to appear in person at the exchequer on the octaves of Michaelmas next with all the money levied by them from the issues of those customs and which they can levy in the meantime, to deliver it to the treasurer and chamberlains, upon pain of the loss of their offices if they neglect to do so, as the king is in great need of money as aforesaid. By C.

The like to the collectors of such customs in all the ports of England where those customs are collected. By C.

July 30.
Windsor.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to be in person at the exchequer on the quinzaine of Michaelmas next with all the money which he has levied or can levy of the issues of that bailiwick, to be delivered to the treasurer and chamberlains for the expedition of the said affairs, under pain of the loss of his office if he neglects to do so, as the king is in great need of money as aforesaid. By C.

The like to all the escheators of England, except to the mayors of London and Newcastle-upon-Tyne, escheators there, to whom it was written that they should send the money to the exchequer on the said day, omitting the clause regarding the loss of office, and except to Simon de Grymesby, escheator in the liberty of Holderneshe, because he answered in the king's chamber for the issues of that escheatry.

Aug. 3.
Windsor.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of William Kynich of Dichford, who is insufficiently qualified.

MEMBRANE 17.

Aug. 3.
Windsor.

Thomas de Heselwod, parson of Theyden Boys church, and John Thomas, 'clerk' of Heselwod, imprisoned at Colchester for trespass of vert and venison in Waltham forest, have letters to Robert de Ufford, keeper of the Forest this side Trent, to bail them until the coming of the justices for pleas of the Forest in co. Essex.

Aug. 2.
Windsor.

To William de Rosteleye, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with a messuage, 140 acres of land, 12 acres of meadow, 5 acres of pasture, 2 acres of wood and 8s. rent in Stowmarket and Thorneye, restoring the issues thereof, as the escheator returned that he had taken those tenements into the king's hands because he had heard from certain persons that Walter Baynard at his death held those tenements of the king in chief, and afterwards, at the prosecution of William Baynard, son of the said Walter, showing the king that the said tenements ought to remain to him after Walter's death, by a fine levied in the court of the late king, and that they were held of other lords and not of the king, and beseeching the king to cause his hand to be amoved therefrom, the king ordered the escheator to take an inquisition upon the premises, by which it is found that the said tenements are held of divers lords by divers services and not of the king, and that they ought to remain to William as aforesaid.

Aug. 8.
Odiham.

To the collectors of the custom in the port of Southampton. Order to pay to Dinus Forset and Alexander de Bard and their fellows, merchants of the society of the Bardi, 340℥. from the said custom, as the king wishes to satisfy the said merchants for the sums which they have paid by the king's

1334.

Membrane 17—cont.

order, to wit, to William Trussel and Master Robert de Bynteworth soon about to set out by the king's order on an embassy to the Roman court, 100*l.* for their expenses; to Berardus de la Bret, 100 marks by the king's gift; to the lord of Chastillon, 200 marks in satisfaction of all debts and damages which the king owes to him by reason of the war of Gascony; and to Arnald Garcey, keeper of the king's great horses, 40*l.* upon the expenses of those horses.
By p.s. [8025.]

Aug. 6.
Windsor.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Holmcoltran, of the Cistercian order, who is going to his chapter-general at Citeaux, to cross from that port, with 20*l.* for his expenses and those of his household.
By K.

Vacated because on the dorse.

Feb. 27.
York.

To the sheriff of York. Order to cause the palings, ditches and hays of the king's parks within the honour of Knaresburgh to be repaired and amended by the view and testimony of any liegeman of the king, of those parts, from the issues of that bailiwick, as the king has learned that the said palings, ditches and hays are ruined and broken, in divers places, so that the mares and foals of the king's studs in those parks, and the king's wild animals (*fere*) there cannot be well guarded, and the profit of the herbage there will be lost for lack of agistment unless they are quickly repaired.
By K. and C.

Aug. 6.
Windsor.

To William de Langeford, clerk. Order to pay to Adam le Dorturer, the keeper of the gates of the New Temple, London, in the custody of William by the king's grant, the arrears of his wages of 2*d.* daily from the time of the said William, and to pay such wages henceforth, as long as he shall have that custody, from the ferm of the New Temple.

Aug. 5.
Windsor.

To the bailiffs of Queen Philippa of the hundred of Rocheford, co. Essex. Order not to molest the sub-prior and convent of the priory of Pritterwell for the issues thereof, by reason of the voidance caused by the resignation of James de Cusancia, having taken a simple seisin of the gate in the name of the queen, a janitor being deputed for this, as the late king—because it was shown to him by inspection of the chancery rolls of Edward I. that it was found by inquisition taken by Walter de Gloucestr[ia], then escheator this side Trent, that in the voidances of that priory the escheator was accustomed to go to the priory and take a simple seisin thereof in the name of the king's royal lordship and to depute a janitor at the gate there for the indemnity of the convent, and that the escheator and janitor departed immediately the prior elect had brought his letters of admission of the king to the escheator, without receiving or levying any issues for the king's behoof, and upon it being also found by inspection of the exchequer rolls that no answer had ever been made at the exchequer to Edward I. or his progenitors at the exchequer for any issues of that priory in any voidance of the same, Edward I. ordered Walter not to molest John de Monte Martini, then prior there, by reason of the voidance of the said priory, and not to exact any issues from him for the king's use—at the prosecution of brother James de Cusancia, whom the prior of Lewes afterwards established as prior of that place, whose fealty the late king took and restored the temporalities of the priory to him, asserting that Master John de Walewayn, then escheator this side Trent, had exacted divers issues from him by reason of the last voidance, ordered the said Master John not to molest the said prior, restoring the issues to him.

Aug. 8.
Windsor.

To the sheriff of Essex. Order to cause a verderer for the forest of Blacholehey to be elected in place of Thomas de Helpcston of Felstede, who is insufficiently qualified.

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*Membrane 17—cont.*Aug. 10.
Odiham.

To William de Rosteleye, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with the lands which John de Bryaunson, who held of the heir of John de Goggesale, tenant in chief of the late king, by knight's service, held in his demesne as of fee in that bailiwick at his death, of the said heir, whose homage the late king took, and rendered to him the lands of his inheritance, because Bartholomew, son and heir of the said John, has proved his age before the escheator.

Aug. 12.
Basing.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to cause reasonable dower to be assigned to Joan, late the wife of Gilbert de Bourhunte, tenant in chief, from all the lands which belonged to her husband in that bailiwick, at his death, upon her taking oath not to marry without the king's licence.

Aug. 18.
Westminster.

To the collectors of the customs in the port of London. Order to deliver to Dinus Forsetti and Alexander de Bardis and their fellows, merchants of the society of the Bardi of Florence, or to their attorney, without delay, 206*l.* 13*s.* 4*d.*, from the money of the subsidy granted by the merchants, both denizen and alien, on wool and hides to be taken out of the kingdom; as the said merchants have paid, at the king's request, 200*l.* to Master Andrew de Sapiti, the king's clerk, for the expedition of certain of the king's affairs in parts beyond the sea, and 10 marks to Walter de Mauny, whom the king lately sent to parts beyond the sea for the expedition of certain of his affairs there, for their expenses towards those parts.

By K.

Aug. 16.
Odiham.

To John de Scures and John de Hampton, keepers of the temporalities of the bishopric of Winchester, now in the king's hand. Whereas Peter, formerly bishop of Winchester, by his charter, which the late king confirmed, granted to four chaplains for celebrating divine services in the chapel of Merewell for the souls of former kings of England and of Peter's predecessors, former bishops of Winchester, 13*l.* 3*s.* 4*d.* from the exchequer of the bishop of Winchester for the time being, to be received yearly when the see was full and during a voidance, which sum has hitherto been paid from the time of the making of that charter and its confirmation, but is now in arrears from the time when the said temporalities came into the king's hand as they say, whereupon the chaplains have besought the king to order payment thereof to be made to them; the king therefore orders the said keepers that if this sum is found to be in arrears, then to pay to the chaplains those arrears, and to pay the said sum henceforth as long as those temporalities are in the king's hands, as previous chaplains have received it at the bishop's exchequer when the see was full, and during a voidance.

Aug. 18.
Westminster.

To the collectors of customs in the port of Southampton. Order to pay to the merchants of the society of the Bardi of Florence, or their attorney, the money which the king owes to them according to orders and assignments previously made by the king, notwithstanding the king's order to have all the money which the collectors had levied or could levy from the issues of those customs at the exchequer on the octaves of Michaelmas next to be delivered to the treasurer and chamberlains for the king's necessities, provided that the collectors shall have the residue of the money arising from those customs, at the exchequer on the said day according to the tenor of the king's order, as the king did not intend that the execution of the payment of the said debts by assignments made on those customs should be retarded by the said order.

By C.

Like order to the collectors of customs in the ports of Kyngeston-upon-Hull and Ravenesrod.

Aug. 19.
Westminster.

To Adam le Glide and John de Staford. Order to deliver to Walter Beryll and Richard Bagge (whom the king lately appointed to collect and

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Membrane 17—cont.

receive the custom of wool, hides and wool-fells in the port of Melecoumbe, to wit, half a mark on each sack of wool, a mark on each last of hides, and half a mark on every 300 wool-fells, and to keep the seal called 'coket' in that port) the said seal, which is in their custody by the king's grant, to be kept as aforesaid.

Sept. 2.
Guildford.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to cause reasonable dower to be assigned to Joan, late the wife of John le Blunt of Bykeleswade, tenant in chief, from all the lands which belonged to John in that bailiwick, at his death, in the presence of Matilda, one of the daughters of John, and of John de Maldon, who married Alice, another daughter, and of Richard de Exmuth, who married Margaret, the third daughter and co-heir of the said John, if they choose to attend, upon the said Joan taking oath that she will not marry without the king's licence.

Sept. 6.
Guildford.

To Master Edmund de la Beche, keeper of the great wardrobe, or to him who supplies his place. Order to deliver to J. archbishop of Canterbury the arrears of his fee of wax which he ought to receive from the king by reason of his office for the time when he has been chancellor, as Master Robert de Baldok, or other chancellors, were wont to receive such fee.

Sept. 8.
Guildford.

To the keepers of the temporalities of the bishopric of Winchester, now in the king's hands. The master and paupers of the hospital of St. Mary Magdalene, near Winchester, have besought the king to cause payment to be made to them of the arrears of a certain fixed sum for their maintenance for the time when those temporalities have been in the king's hands, as they and all other masters and paupers of that hospital had been accustomed to receive such a sum during a voidance from the king's progenitors, and when the see was filled from the bishops of Winchester, which sum has not been paid to them for the time when the said temporalities have been in the king's hands by reason of the present voidance as they assert; the king therefore orders the said keepers, if this is so, then to pay to the said master and paupers the arrears of that sum, and to pay that sum henceforth, *pro rata* for the time that these temporalities shall remain in the king's hand and in the custody of those keepers, as it was paid in time of other voidances.

MEMBRANE 16.

Aug. 18.
Westminster.

Edward de Thornhull, imprisoned in Caresbrok castle for trespass of venison in the forest of New Park (*Novo Parco*) in the Isle of Wight, has letters to Robert de Ufford, keeper of the Forest this side Trent, to bail him until the next eyre of the justices.

Aug. 26.
Westminster.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to deliver to Matilda, late the wife of William de Burgo, earl of Ulster, tenant in chief, the manor of Waddon and a rent in Burton, co. Buckingham, to hold in her dower, as Matilda has besought the king that whereas she is laid in wait for and threatened by certain of her rivals in Ireland who killed the said earl, and who will destroy the countess if they can take her, wherefore she cannot dwell in those parts without great danger of her person, to be pleased to cause all the lands which belonged to the earl in England at his death, which do not exceed the value of 72*l.* 4*s.* 8½*d.* yearly according to their extent, to be assigned to her to hold in her dower for her stay in England, retaining in the king's hand the lands of double the value in Ireland, which belonged to the said earl at his death, in recompense for the said lands in England, and the king in consideration of the above and of the laudable service which the

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Membrane 16—cont.

earl rendered to him in Ireland has assigned to Matilda the said lands in England which belonged to the earl, to wit: the manor of Northfanbrigg, co. Essex, extended at 22*l.* 3*s.* yearly; certain lands in Shire, co. Surrey, extended at 10*l.* 18*s.* 2½*d.* yearly; the manor of Waddon, co. Buckingham, extended at 29*l.* 2*s.* 8*d.* yearly; and 10*l.* 0*s.* 9¾*d.* rent in Burton, near Aylesbury, in the same county, to hold in dower as aforesaid. By K.

The like to the following, concerning the delivery of the following lands to Matilda, to wit:

William de Rosteleye, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford, to deliver the manor of Northfanbrigg, co. Essex. By K.

William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex to deliver the said lands in Shire, co. Surrey. By K.

Aug. 27. To John Morice, escheator in Ireland. Order to retain certain lands
Westminster. in Drogheda, co. Louth (*Uriel*), the barony of Rotouth, co. Meath, the cantred of del Ker, co. Connaught, the cantred of Owyl, in the same county, and the cantreds of Baak and of Glen, in the same county, and to answer to the king for the issues thereof as long as they shall remain in the king's hands; as on account of certain causes the king has assigned to Matilda, late the wife of William de Burgo, earl of Ulster, tenant in chief, all the lands of the earl in England, which are extended at 72*l.* 4*s.* 8½*d.* yearly, in recompense for the above lands, which belonged to the earl at his death, and which are extended at 146*l.* 18*s.* yearly, to be retained in the king's hands for the use of the king and the earl's heir, a minor in the king's wardship, until the heir shall come of age. By K.

Aug. 26. To the same. The king has assigned to the said Matilda from the lands
Westminster. of her late husband the following lands, to wit: the castle and manor of Grenecastel, co. Duny, valued at 26*l.* 0*s.* 4*d.* yearly; certain lands in Balidogan, with the island of Conyngesyle and the burgh of Dun, in the same county, valued at 12*l.* 4*s.* yearly; the manor of Doundaunald in the county of the shrievalty of Newtown (*Nove ville*) of Blathewyk, with divers lands at Austinstoun, Dunleth, Waverantone, Mosontoun, Drestal, Hahwode, Hogetone, Halcroftes, Chenyntoun, Ynestone, Nicholtoun, Philippeston, Punierton, Ardekenan, Piereston, Agreston, Casteltoun, Baliton, le Syth, Arkien, Frenestoun, Ardeleanan, Balmorkyn, Duffrany, Kakeberton, Gaunagh and Newtoun of Blathewyk in the same county, valued at 66*l.* 2*s.* 9*d.* yearly; the castle and manor of Carlyngford, co. Louth (*Uriel*), valued at 27*l.* 17*s.* 6*d.* yearly; the castle and manor of Loghry, co. Connaught, valued at 165*l.* 18*s.* 9*d.* yearly; the cantreds of Glantayg, Glaunargil and Conneckmar in the same county, valued at 99*l.* 12*s.* 11½*d.* yearly; the cantreds of Tiraulif, Orrus, Tyremoy and Condunoir, in the same county, valued at 66*l.* 17*s.* 4*d.* yearly, and the manor of Balydogan, co. Carlow (*Cath'*), valued at 78*s.* 8*d.* yearly in time of peace, and which are now extended at a less value by reason of the wars in those parts, to hold in her dower from the said lands, rendering to the king therefor, yearly, at the exchequer of Dublin 9*s.* 4¾*d.* which exceeds the dower assigned to her by the king, who has also assigned to her from other lands which the earl held in Ireland at his death, the following lands, which are not extended and which now have no value because of the wars in those parts and the depredations committed by the Irish, to wit: the castle and manor of Northburgh, co. Coulrath, valued at 60*l.* yearly, certain wasted lands in Bilrath, Milton, Brustnagh, Clonbaltyn, Brenanyston, Killeni, Lathard, Cloghmol, Kileley, Drummore, Cromore, Moiel, Rothan, Hay, Balitarsyn, Moytanwagh and Tullaghmel, co. Meath, valued at 21*l.* 13*s.* 4*d.*

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Membrane 16—cont.

yearly; the pleas and perquisites of court of Wastyn, valued at 3s. 4d. yearly, and the cantred of Sleoflowe, co. Connaught, valued at 30l. yearly in time of peace; also 65l. 9s. 2½d. of land and rent in the manor of Sligagh in the same county, according to the extent made of that manor in time of peace, which castle and manor of Northburgh, the waste lands, the cantred of Sleoflowe and the manor of Sligagh are not now extended for the causes aforesaid; and also a third part of a service or profit of serjeanty of the following Irish, to wit: Rory Ochan of Frenecrewe, Henry Oneel, Odo Oneel, Rory Mecgwyr of Firmanagh, John Mekmahun; Odo Mekmahun, Donald Chaulan of Erther, John Mekcartan of Ouwagh, Robert Mekelmury, Cafan Mekelmury of Oly and Great Oflyn of Turtry, which lands were held of the earl by the service of maintaining, each of them, a certain number of satellites whom the earl or his heirs wished to assign to them, and a third part of a rent of 106s. 10d. which divers tenants in le Wastyn, rendered for royal service when it is proclaimed, to wit: at Droghald, Clonbrenan, Benetiston, Milton, Lesdry, Clomoreston, Colsyn, Killyngbek, Adameston, Ballichillyn, Thomelynston and Reymoneston, co. Meath, to hold as the said Matilda's dower, and therefore the king orders the escheator to cause all the said castles, manors, lands, rents, cantreds and third parts to be assigned and delivered to Matilda to hold in dower as aforesaid. By K.

Memorandum that the king having consideration to the diversity of the extents of the said lands, which are in great part destroyed on account of divers wars in Ireland, and of which a great part is for that reason extended at double extent, to wit, according to the value in time of peace, and according to the present value, and wishing to provide for Matilda because of the laudable service rendered to him in Ireland by the late earl, has granted that Matilda shall be favourably dowered from the said lands in Ireland and according to the said double extents, according to the value in time of peace, and has also granted that reasonable dower should be secured to Matilda from the other lands which the earl held in his demesne as of fee at his death, in Ireland, which are not included in the inquisitions now taken, when inquisitions have been taken upon them.

Aug. 26. To John Morice, escheator in Ireland. Order to deliver to the said Westminster. Matilda the advowson of the churches of Grenecastel, co. Dun, and of Arthdraghyn, co. Connaught, to hold as her dower, which the king has assigned to her from the advowsons held by her husband in Ireland, the advowson of Grenecastel church being extended at 10l. yearly, and that of Arthdraghyn church at 6 marks yearly. By K.

MEMBRANE 15.

Sept. 12. To the collectors of the old custom in the port of London. Order to pay Guildford. to Dinus Forsetti and his fellows, merchants of the society of the Bardi, 200l. from the issue of that custom, without delay, as the said merchants have lately paid that sum by the king's order to Richard de Feriby, keeper of the wardrobe, for the expenses of the king's household, as may fully appear by the letters patent under Richard's seal, which the merchants have in their possession, as they say. By p.s. [8057.]

Sept. 13. To Thomas de Bradestan. Order to expend up to 20l. 8s. 4d. from his Westminster. ferm in repairing and amending the defects of the houses of the manor of Kyngeslane, the custody of which the king granted to him to hold until the heir of Edmund de Mortuo Mari, tenant in chief, a minor in the king's wardship, should come of age, for rendering a certain ferm yearly to the king. By p.s. [8059.]

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Membrane 15—cont.

Sept. 15. Westminster. To John de Perbroun and Thomas de Drayton, collectors of the customs in the port of Great Yarmouth and in other places mentioned in the king's letters patent. Notification that they are not to be at the exchequer on the octaves of Michaelmas next, as the king had lately ordered them to bring there all the money which they could levy from the said customs; as the king, for certain reasons has prorogued the payment of that money to the octaves of Hilary next, but the king wishes them to be at the exchequer on the latter date, to have the said money with them, to be delivered to the treasurer and chamberlains there.
By K. and C.

Sept. 14. Westminster. To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of William Gernoun, who is insufficiently qualified.

Sept. 18. Westminster. To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of Thomas Talewythine, deceased.

Sept. 18. Westminster. To the sheriff of Essex. Order to cause a sheriff for that county to be elected in place of William Gernoun, who is insufficiently qualified.

Sept. 20. Westminster. To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Thomas de Solvey, deceased.

Sept. 20. Westminster. To Gilbert de Ledrede, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with the lands which belonged to Thomas de Norton of Scalleby, restoring the issues thereof, as the king has learned by inquisition taken by the escheator that Thomas held no lands at his death of the king in chief by reason whereof the custody of his lands ought to pertain to the king, and that Richard his son is his next heir, and aged 12 years.

Sept. 18. Westminster. To the sheriff of Leicester. Order to cause the abbot of Crokesdene to have full seisin, without delay, of a messuage in the town of Mountsorrel (*Monte Sorelly*), which John son of William Dogel held, who was outlawed for felony, because the king has learned by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and that John held it of the abbot, and that Richard le Baxtere of Mountsorrel had the year and day thereof and that the abbot ought to answer for them to the king.

Sept. 22. Westminster. To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of William Gernoun, who is insufficiently qualified.

Sept. 20. Westminster. To William Erneys, escheator in cos. Nottingham, Derby, Warwick, Leicester and Lancaster. Order not to intermeddle further with the lands which belonged to Alice, late the wife of John Palmer of Nottingham, restoring the issues thereof because the king has learned by inquisition taken by the escheator that Alice held no lands of the king in chief in that bailiwick at her death by reason whereof the custody of her lands ought to pertain to the king, but that she held divers lands of divers other lords by divers services, and that Matilda Stoyl, one of her daughters, Agnes, whom Richard de Whatton married, her second daughter, and Margery and Elizabeth daughters of Robert de Uston son of Sabina, third daughter of the said Alice, are her next heirs and of full age.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall and Devon. Order to take the fealty of Elizabeth, late the wife of Henry le Guldene, for the manor of Langeblaneford, co. Dorset, and to deliver it to her, together with the issues thereof received since Henry's death, and not to intermeddle further with certain lands in Burgheschawe, Corston, Asshelond, Meriet, Hentonescraft, and Hentone St. George, co. Somerset, or with the manors of Langeton Latile and Radlyntone, restoring the issues

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Membrane 15—cont.

thereof to Elizabeth, because the king has learned by inquisition taken by the escheator that Henry and Elizabeth held jointly at Henry's death the manor of Langblaneford, the said lands, and the said manors of the inheritance of Elizabeth, and that the manor of Langblaneford is held of the king in chief by the service of paying 1*d.* to the king at Easter for every service, and that the other lands and manors are held of others than the king.

To the same. Order not to intermeddle further with divers lands in Shirbourne and Hile near Shirbourne, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that the said Henry held no lands at his death of the king in chief in that bailiwick by reason whereof the custody of his lands ought to pertain to the king, but that he held the said lands of the bishop of Salisbury by divers services, and that Alan, Henry's son, is his next heir and aged 12 years.

Sept. 4.
Waltham.

To the treasurer and barons of the exchequer. Order to receive the proffer which John de Scures, sheriff of Southampton, ought to make at the exchequer on the morrow of Michaelmas next, by the attorney whom he shall have appointed in his place by his letters patent, notwithstanding the king's order to the said John to make his proffer there in person, and not to compel John to account for the issues of his bailiwick before Easter next, as he is intending divers affairs of the king by his order, wherefore he cannot go in person to the exchequer on the morrow of Michaelmas next to make his proffer there.

By K. and C.

Sept. 20.
Westminster.

To William de Rosteleye, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to distrain Henry, abbot of Préaux, for his fealty, as the king has taken his fealty for all the lands which he holds of him in England.

Sept. 24.
Westminster.

To the escheators in cos. Somerset, Dorset, Devon, Wilts and Berks, for the present or the future. Order not to molest or in any way charge the prior and convent of Glastonbury during voidances, as the king lately granted to the abbot, prior and convent of that place, by his charter, with the assent of the prelates, earls, barons and other magnates of the realm, that in every voidance of that abbey from whatever cause, the prior and convent should have the custody thereof and of its temporalities, with all the goods belonging thereto, with full administration and power to dispose thereof and ordain as they should think fit, saving to the crown the knight's fees and advowsons during a voidance, rendering to the king therefor, in each voidance, 1000 marks for a year, and *pro rata* for a shorter time, or for any time beyond a year, if there should be a voidance for such time, so that no sheriff, escheator or any bailiff or minister of the king should intermeddle with the custody of the abbey or its possessions by reason of a voidance, except that the escheator or other royal minister for the time being, should take a simple seisin of that abbey at the beginning of each voidance, in the name of the king's royal lordship, and that done, should immediately depart thence without taking anything away, so that he should not remain there for more than one day by reason of that seisin, nor should substitute any one in his place, and the king also granted that if by chance he or his heirs should cause an army to be summoned during a voidance of that abbey, the said prior and convent should not be bound to make any service in that army for their own knight's fees or the knight's fees of that abbey then in their hands nor be molested of that service, saving only to the king the services of the knight's fees which are held of that abbey and which belong to the king in times of a voidance.

Sept. 21.
Westminster.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order to cause John de Tibetot, son and heir of Payn de Tibetot, tenant-in-chief of the late king, to have full seisin of

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Membrane 15—cont.

all the lands of which his father was seised at his death, in his demesne as of fee in that bailiwick, as the said John has proved his age before the escheator, and the king has taken his homage for the lands which his father held of the late king in chief, and has rendered them to him.

By p.s. [8080.]

The like to the following, to wit :—

William de Rosteleve, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford, for the lands in his bailiwick.

Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland, for the lands in his bailiwick.

William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland, for the lands in his bailiwick.

MEMBRANE 14.

Sept. 24.
Westminster.

To William de Monte Acuto and Henry de Ferrariis, keepers of the islands of Gernereye, Jereseye, Seerk and Aureneye, or to him who supplies their place. Whereas the late king sought, before Henry Spignel and his fellows, justices late in eyre in these islands, against Thomas de Estfeld and Alice his wife, a part of the lands in the island of Gernereye which belonged to Master William de Sancto Remigio, and against Dennis le Marchaunt and Petronilla his wife, another part of those lands in the same island, and against John le Moigne another part of those lands in the same island, and against Ralph le Moigne another part of those lands in the same island, which lands the said William held of Edward I. by certain services, and which ought to revert to the late king as his escheats, because William committed felony, for which he abjured those islands, and the said tenants came and said that William died seised of those tenements in his demesne as of fee, after whose death they entered them as his kinsmen and heirs, and so held them, and that after William had abjured those islands, Edward I. pardoned him the said abjuration, and restored his lands, goods and chattels to him, and the same tenants said that in the time of the war in those islands the said letters of pardon were burned by enemies, wherefore they appealed to the chancery rolls of Edward I. for warranty, and because these showed nothing special to have been done before the justices in the way of pardon, the said lands were taken into the hands of the late king, as was found by the record of the said justices, which the late king caused to come before him in chancery; and by inspection of the chancery rolls of Edward I. it appears that that king on 14 July in the 22nd year of his reign pardoned William the said abjuration of those islands and other islands pertaining thereto, which he made in the presence of Thomas de Sandewico, sometime inquisitor in those islands, for divers trespasses made by him, as was said, and that king granted his firm peace to him therefor, and ordered Henry de Cobeham, then keeper of those islands, to deliver to William without delay all the lands which belonged to him and which were taken into the king's hands for the aforesaid cause, together with the issues thereof; and although the said abjuration was made for felony and the said pardon mentioned that it was made for trespasses and not for felony, by which the pardon seemed to be insufficient, the late king granted that notwithstanding such defect the said Thomas de Estfeld, Alice, Denys, Petronilla, John and Ralph should have those lands in the same manner as they had been held before they were taken into the king's hands, and that the said pardon should hold good as if it had made mention that the abjuration was made for felony, chiefly because an abjuration of those islands ought not and was not wont to be made except for felony, as the late

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Membrane 14—cont.

king was informed; and the said Thomas and Denys had no estate in those lands except as the husbands of Alice and Petronilla, and Ralph is now deceased, as the king has learned, and the said Alice and Petronilla, and John and John son and heir of the said Ralph, by their petition before the king and his council have besought the king to order certain lands, etc., which the said William held, to be restored to them, as all the said lands had been delivered to them by Otto de Grandissono, then keeper of those islands, by virtue of an order of the late king directing him to do so, except the fee of St. Elena, and a close of St. Andrew and 36*s. tournois* in the parish of St. Andrew, proceeding from a certain fee called the fee 'Maumark' in the island of Gernereye, which the said William held in his demesne as of fee at his death, together with the other lands aforesaid; and because it is found by inquisition taken before Robert de Scardeburgh and his fellows, justices late in eyre in those islands, that the said William so died seised of the said fee, close, etc., which are parcel of the lands recovered before Henry Spignell and his said fellows, and which were taken into the king's hands by reason of William's felony, and Walter de Weston, supplying the place of the keeper of the island of Gernereye, found that he had nothing in his custody by which the king's right to the said fee, etc., could be maintained, the king therefore orders the said keepers to cause the said fee, etc., to be delivered to Alice, Petronilla, John and John according to the terms of the late king's letters patent.

By pet. of C.

MEMBRANE 13.

Sept. 13. To the sheriff of Wilts. Order to cause the defects in the great tower
[Westminster. of Old Sarum and of the king's mills there, which are in great need of repair, to be amended and repaired without delay, by the view and testimony of four lawful men of Salisbury, up to the sum of 40*l*.

By K.

To the keeper of the forest of Chuyte. Order to deliver to the sheriff of Wilts timber fit for building from the said forest for executing the said repairs, by the view and advice of the sheriff, or of him who supplies his place.

By K.

The like to the keeper of the park of Mulchet, '*mutatis mutandis*.'

By K.

To the keeper of the forest of Claryndon. Order to deliver to the said sheriff the crop of an acre of underwood in that forest for making hurdles and sluices at the said mills therewith.

By K.

Sept. 24. To the tenants, both free and others, of co. Chester and of the castles of
Westminster. Rothelan and Flynt and of other lands which the king lately granted by charter to Edward, his eldest son, together with the knights' fees and advowsons both in England and Wales. Order to deliver to the said Edward the debts and arrears of accounts and other services which are owed to the king in the said county or elsewhere by reason of the said county, castles and lands, as the king lately granted to the said earl, his son, all corn both in granges and sown in the ground, and armour, victuals, animals and other goods and chattels, and the king's stock, both living and dead, in those castles, manors and lands, and all the said debts and arrears, to be levied for his use.

Et erat patens.

Sept. 2. To the sheriff of Lincoln. Order to pay to Thomas de Tynton, whom
Westminster. the king has appointed to supervise the buying and purveying of certain victuals in that county to be made by the sheriff, to be sent to the North for the maintenance of the king and his lieges there, and to see that such pur-

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Membrane 13—cont.

veying is done with diligence, 2s. a day for his wages from the time when he met the sheriff, during the time when he was intending the said buying and purveying, and returning thence to the king. By K.

The like to the following, for paying such wages to the following clerks, to wit:—

The sheriff of Norfolk and Suffolk, to pay such wages to Ralph de Wylyngham, clerk.

The sheriff of Cambridge and Huntingdon, to pay such wages to Edmund de Grymmesby, clerk.

Sept. 21.
Westminster.

To William de Rosteleve, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to take the fealty of Beatrice, late the wife of Thomas de Milham, which is due to the king, and to deliver to her 15 messuages, 10 tofts, a windmill, 166 acres of land, 5 acres of meadow, and 25s. yearly rent in Ketleston, Little Snoryng and Dounton, restoring the issues thereof to her, because the king has learned by inquisition taken by the escheator that Thomas and Beatrice held the said tenements and rent jointly at Thomas's death by a fine levied in the court of the late king by his licence, and that the said messuages, tofts, mill, land and rent are held of the king in chief by the service of paying 3s. 6d. yearly at Norwich castle for every service, and that 50 acres of that land in Dounton are held of the king as parcel of the manor of Dounton, which is held of the king by the service of keeping a falcon of the king at his expense.

To the same. Order to deliver to John, son of Thomas de Milham, a messuage, 24 acres of land, and an acre of meadow in Ketleston, restoring the issues thereof to him, because the king has learned by inquisition, taken by the escheator, that Thomas de Milham held the said tenements at his death, for life, by a fine levied in the king's court, by the gift of John de Doughton, with remainder to John son of the said Thomas and the heirs of his body at the death of Thomas, and that the said tenements are held of the king in chief by the service of paying 6d. yearly at Norwich castle for every service, and that Thomas held no other lands of the king in chief, at his death, by reason whereof the custody of his lands ought to pertain to the king, who has taken the fealty of John son of the said Thomas, which is due to him in this respect.

Oct. 1.
Westminster.

To Richard de la Pole, the king's butler. Order to deliver to Michael de Wath, late one of the keepers of the great seal, holding the household of the chancery, the arrears of his fee of wine, which he ought to receive from the king by reason of the said household, from 21 August last until 12 September following.

Sept. 27.
Westminster.

To John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Order not to intermeddle further with 8 acres of meadow in Duresleye, restoring the issues thereof to John de Berkeleye of Duresleye, kinsman and heir of Henry de Berkeleye, as the escheator returned that he had found by inquisition of office that Henry de Berkeleye, who held the manor of Duresleye of the late king in chief, gave and granted the said meadow to Ralph de Camme and Henry his son, for life, without obtaining the late king's licence, wherefore that meadow was taken into the king's hand; and afterwards at the prosecution of the said John, beseeching the king to cause that meadow to be delivered to him, as the said Henry de Berkeley and Ralph and Henry his son were deceased, wherefore that meadow ought to revert to John as kinsman and heir of Henry de Berkeley, by hereditary right, the king ordered the escheator to take an inquisition on the matter, by which it was found that Henry de Berkeleye

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Membrane 13—cont.

gave and granted to Ralph de Camme and to Henry his son the said meadow, as parcel of the manor of Duresleye, which the said Henry held of the late king in chief as of fee by the service of a knight's fee, without obtaining the said king's licence, wherefore it was taken into the king's hand, and that the said Henry, Ralph and Henry are deceased, and that John is next heir of Henry de Berkeleye, and of full age, and that Henry de Berkeleye never released that meadow to the said Ralph and Henry his son.

Sept. 30. To the justiciary of Ireland or to him who supplies his place. Order
Westminster. to resume the manor of Leixlip (*Saltu Salmonis*) into the king's hand, and to cause it to be restored, together with the issues thereof, to John de Grauntsete to hold until the end of his term, as on 31 March, in the 5th year of his reign, the king committed to the said John the custody of the castle and manor of that place, with the mills, fisheries and other things belonging thereto, to hold for the 10 years next following, rendering to the king yearly at the exchequer of Dublin the extent thereof, and on the 17 July last the king granted to Matthew de Bath the custody of the manor of Lexlip in Ireland, to hold for 10 years next following, rendering to the king yearly at the exchequer the extent thereof, and ordered the justiciary to deliver that manor to Matthew, and now John has besought the king to cause the manor of Leixlip (*Saltu Salmonis*) to be restored to him, until the end of the said 10 years, as that manor is the same as the manor of Lexlip granted to Matthew, which manor the justiciary had delivered to Matthew by virtue of the king's order.

By C.

To Matthew de Bath. Concurrent mandate, '*mutatis mutandis*,' to amove his hand from the said manor and to restore the issues thereof to the said John, and to allow John to have that manor until the end of his term.

By C.

Sept. 30. To the collectors, etc., in the port of London. Whereas the merchants
Westminster. of the realm, on account of great and arduous affairs of the king for the defence of the kingdom against the Scots and for other necessary things, lately granted the king 10s. on every sack of wool and on every 300 wool-fells to be taken out of the kingdom, and 20s. on each last of hides also to be taken out of the kingdom, to be received by merchants, both denizen and alien, beyond the ancient customs from 14 May in the 7th year of the king's reign for the year next following, wherefore the king ordered the collectors to levy the said custom from the merchants and to answer for it at the exchequer, and afterwards, on account of certain causes which happened in that affair to the king's harm, the king ordered the collectors to levy the said custom and answer for it as aforesaid, and now at the request of the community of the realm in the present parliament at Westminster showing that the levying of this money is very harmful to the people of the kingdom, the king ordered the collectors to supersede the levying of this custom, and from the plaint of John de Pulteneye, mayor of London, the king has learned that whereas John caused a certain ship to be loaded with 58 sacks and 22 cloves of wool, after the said 7th year, in the said port, to be taken thence to parts beyond, and having paid the ancient custom due thereupon, the continuation of the said increment not then having been proclaimed in that port, the collectors exacted the increment from John for that wool and distrained him for it, the king therefore orders the collectors that if this is so, they shall supersede the demand which they have made on John for the increment of the said wool and cause John to be released from any distraint made for that cause.

By C.

Sept. 28. To the treasurer and barons of the exchequer. Order to discharge and
Westminster. acquit Matilda, late the wife of William de Burgo, earl of Ulster, tenant in

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Membrane 13—cont.

chief, of 36*l.* 2*s.* 4½*d.*, as she has besought the king that whereas she was impeded for a great time after the death of the earl from obtaining her dower, because the king's ministers in Ireland were not able to take inquisitions on the extents of the lands which belonged to the earl at his death, by reason of the wars in these parts, and during the whole of that time the king received all the issues of those lands, to be pleased to remit and pardon her for the said sum, which she owed to the king for the time when she had the custody, by the king's commission, of the manor of Northfanbrig, co. Essex, and of certain lands in Shire, co. Surrey, of the manor of Whaddon, co. Buckingham, and of 10*l.* 0*s.* 9¾*d.* rent in Burton near Aylesbury in the same county, which belonged to the earl at his death, and which were in the king's hand by reason of the minority of the earl's heir, according to their extents, which are extended at 72*l.* 4*s.* 8½*d.*, rendered yearly at the exchequer, and the king has pardoned the countess for the said sum of 36*l.* 2*s.* 4½*d.* By p.s. [8172, 8173.]

Sept. 20.
Westminster.

To the same. Order to cause John de Cobeham and Thomas de Faversham, late keepers of the temporalities of the archbishop of Canterbury, being in the king's hand, to have due allowance in their account at the exchequer for 50*l.* which they have paid to John Baroncelli, merchant of the society of the Peruzzi, charging the said merchants therewith, if they ought so to be charged, and if the said sum is found to have been paid, upon view of the king's writ and of the indenture of receipt, as the king ordered the said John and Thomas, by writ of privy seal, to pay 1,000 marks from the issues of the said temporalities to the merchants of that society, to do therewith what the king had ordered them to do, by virtue of which order John and Thomas have paid 50*l.* of the said 1,000 marks to John Baroncelli in his name and in the name of his fellows.

MEMBRANE 12.

Sept. 30.
Westminster.

To the sheriff of York. Order to pay to Joan Comyn of Boghan, 20*l.* for Michaelmas term last from the issues of that bailiwick, in accordance with the king's grant to her of 40*l.*, to be received yearly from the issues of co. York by the hands of the sheriff there for the time being, in aid of her maintenance until the king shall make other provision concerning her estate.

Sept. 30.
Westminster.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of John le Fermer, who is insufficiently qualified.

Sept. 21.
Westminster.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to supersede the exaction and levying of a custom of 10*s.* on each sack of wool and on every 300 wool-fells and of 20*s.* on each last of hides, beyond the ancient custom, permitting all merchants, both alien and denizen, to cross freely to parts beyond with their wool, wool-fells and hides, after having paid the custom due, as the parliament at Westminster has shown that the people of the kingdom are much damaged by the said custom, although the merchants of the kingdom had granted the said new custom to the king on account of great and arduous affairs in the defence of the realm against the Scots and other necessary causes, which custom the king had ordered the collectors to levy. By K. and C.

The like to the following collectors in the following ports, to wit :

The collectors, etc. in the port of Bishop's Lenne.

The collectors, etc. in the port of Great Yarmouth.

The collectors, etc. in the port of Southampton.

The collectors, etc. in the port of Boston.

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The collectors, etc. in the port of Newcastle-upon-Tyne.
 The collectors, etc. in the port of Kyngeston-upon-Hull.
 The collectors, etc. in the port of Hertipol.
 The collectors, etc. in the port of Bristol.
 The collectors, etc. in the port of Sandwich.
 The collectors, etc. in the port of Chichester.

Sept. 25. To John de Peyto, the younger, escheator in cos. Hereford, Gloucester,
 Westminster. Worcester, Salop, Stafford, and the march of Wales adjoining. Order to deliver to Adam, late bishop of Worcester and now bishop of Winchester, divers manors and lands in that bailiwick which are of the inheritance of Laurence son and heir of John de Hastynges, tenant in chief of the late king, a minor in the king's wardship, together with the issues thereof, to be held according to the tenor of the king's letters patent, as in allowing certain debts which the king owed to Adam, the king granted to him divers manors and lands in divers counties of the realm to be held under a certain form, and although afterwards the said manors and lands were taken into the king's hand for certain reasons, the king wishes to show favour to the bishop in this respect. By. p.s. [8141.]

The like to the following :

Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks,
 Bedford and Buckingham. By the same writ.
 Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall
 and Devon. By the same writ.

To Hugh de Sancto Johanne. Order to deliver to the bishop of Winchester the manors of Newenton and Hauekele, co. Southampton, which are of the inheritance of the said Laurence, together with the issues thereof, to be held according to the tenor of the king's letters patent, although the king lately granted the custody of these manors to Hugh to hold under a certain form, because the king has granted them to the said bishop in part satisfaction of certain debts which the king owes to him.

By the same writ.

Sept. 22. To Thomas de Foxle, constable of Wyndesore Castle. Order to pay to
 Westminster. Ralph de Dodlesfold, from 28 March last, such wages as Alexander le Peyntou[r], deceased, received as supervisor of the king's works in that castle and in the manor and park of Wyndesore and for the palings and hays about the new and old park of Wyndesore, and in the manor of Kenyngton and for the enclosure, wall and paling about Kenyngton park, and to pay such wages henceforth as long as Ralph remains in that office, from the issues of that bailiwick, as on the said 28 March the king granted that office to Ralph to hold during pleasure, receiving the accustomed wages in the same as Alexander, who lately held that office, was wont to receive them.

Sept. 26. To the treasurer and barons of the exchequer. Whereas the king owes
 Westminster. to the following merchants the following sums of money, to wit: to William Corteyns, 24*l.* 11*s.* 10*d.*; to John de Longevill, 5*l.* 9*s.* 3*d.*; to Thomas de Kynton, 9*l.* 17*s.* 5*d.*; to Roger de Braye, 10*l.* 8*s.* 2½*d.*; to John Genepe, 6*l.* 19*s.* 6*d.*; to John de Effene, 11*l.* 8*s.* 9*d.*; and to John Crouke, 12*l.* 17*s.*, lent to the king by those merchants in the port of London by the hands of the collectors of the custom of wool there, as may appear by divers letters patent under the seal called 'coket,' which the merchants have in their possession, as they assert; and the said merchants have besought the king to order payment of the said sums, or a competent assignment to be made to them; the king orders the treasurer and barons of the exchequer to pay the said sums to the attorney of those merchants bearing the king's

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Membrane 12—cont.

said letters patent, or to cause him to have a competent assignment in the name of the merchants, notwithstanding any other order to the contrary.

By K.

To the same. Whereas the king owes the following sums to the following merchants, to wit: to John de Cannewyk of Lincoln, 10 marks 9s. 3d.; to Godestalc del Wold, 35 marks 7s. 8d.; to John Walkeryn of Malyn, 110s. 10d.; to John Neve of Spaldyng, 9 marks, lent by them to the king in the port of London by the hands of the collectors of the custom of wool there, as may fully appear by divers letters patent under the 'coket' seal, which the merchants have in their possession as they assert; and the said merchants have besought the king to order payment or a competent assignment to be made to them; the king orders the treasurer and barons to cause the attorney of those merchants bearing the said letters patent to have payment of these sums, or competent assignment in another place in the name of the merchants, charging those who ought to be charged in this respect. By K.

Sept. 15.
Westminster.

To William de Horewod, fermor of the manor of Cosseham, co. Wilts. Order to expend up to 50*l.* in the construction of the hall and in repairing and amending other houses in that manor, beyond those 50*l.* which the king ordered him to spend there on such construction and reparation from the ferm of that manor, by the view and testimony of Robert Selyman, escheator in that county.

By K.

Sept. 27.
Westminster.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made in his account to William de Horewod for what he shall be found to have expended on the construction of the hall and repairing of the houses of the manor of Cossham, up to 50*l.* beyond those 50*l.* which the king formerly ordered to be allowed to him for a like purpose, by virtue of the preceding order.

Sept. 30.
Westminster.

To the same. Order to discharge and acquit John son of George de Rupe, of Ireland, of 10*l.* which he owes to the king at the exchequer, of those 200 marks at which his father was amerced because he did not come when summoned to the parliament of the late king in the 20th year of his reign, and to the parliament at Dublin in the 2nd year of the present king's reign, which sum of 10*l.* is exacted of John by summons of the exchequer, as the king has pardoned John that debt.

By p.s. [8208.]

Sept. 3.
Clarendon.

To the abbot of Waltham. Order to pay to William de Clynton 50*l.* of the yearly ferm of 50*l.* which the abbot is bound to render to the king at the exchequer in part satisfaction of 134*l.* 20*d.* which the king owes to William, to wit, 100*l.* for the maintenance of Laurence, son and heir of John de Hastynges, tenant in chief of the late king, a minor in the king's wardship, who is in the company of William by the king's order, and 34*l.* 20*d.* for his passages to France and returning thence, and other costs incurred by him in the king's service by his order, and William has besought the king to cause payment of the said sum to be made to him.

By p.s.

Like order to Peter Barde, bailiff of Sandwich, to pay 65*l.* from the issues of the ferm of that town to the same William.

By the same writ.

Like order to John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining, to pay 19*l.* 20*d.* from the issues of that bailiwick to the same William.

By the same writ.

Sept. 24.
Westminster.

To the treasurer and barons of the exchequer. Order to allow to Thomas de Brochull, late sheriff of Kent, in his account at the exchequer for the issues of that county, 100*s.*, which he had expended on the construction of three places for the pleas of the justices in the last eyre in that

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Membrane 12—cont.

county, by the order of Geoffrey Lescrop, then chief justice of the said eyre, as Thomas has besought the king to cause such allowance to be made to him, and the king has granted his request, because he has learned from the testimony of Geoffrey that the premises contain the truth. By K.

Sept. 26. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Roger de Horsele has besought the king to cause allowance to be made to him for the debts which he shall be found to owe to the king after rendering his account, in the debts owed to him, and to order the remaining debts to be paid to him, as the late king owed to Roger certain sums of money, as appears by bills of the late king's wardrobe and other evidences, for which sums Roger has not hitherto received any payment or other satisfaction, as he asserts, and he is now accounting before the treasurer and barons for the time when he was constable of the late king of the castle of Baumburgh; the king therefore orders the treasurer and barons to view the said bills and evidences and to cause the said Roger to have payment or an allowance as aforesaid, receiving the said bills and evidences from Roger, and charging with the sums so allowed and paid to Roger those who ought to be charged therewith. By K. and C.

MEMBRANE 11.

Sept. 28. To William de Rosteleve, escheator in cos. Norfolk, Suffolk, Cambridge,
Westminster. Huntingdon, Essex and Hertford. Order not to intermeddle further with certain lands in Neuton, co. Suffolk, which belonged to Robert de Reymes, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Robert held no lands at his death of the late king by reason whereof the custody of his lands ought to pertain to the king, but that he held the said lands of Robert de Houtot by certain services.

Sept. 20. To the treasurer and barons of the exchequer. Order to receive John de
Westminster. Thorp, whom William Muschet, sheriff of Cambridge and Huntingdon, has deputed in his place to make his proffer in his place at the exchequer on the morrow of Michaelmas next, for this purpose, notwithstanding the king's late order to the sheriff directing him to make his proffer at the exchequer in person, because the king has charged William to buy and purvey 1,000 quarters of wheat and 1,500 quarters of oats from the issues of that bailiwick, within that bailiwick, and to cause them to be taken to Berwick-upon-Tweed on the octaves of Michaelmas next for the maintenance of the king in his lieges, wherefore William cannot be present to make his proffer at the exchequer on the said day. By K.

Sept. 18. To the same. Order to receive Roger de Depham and John de
Westminster. Hardyngham, clerks, in the place of John Hamound and William Haunsard, sheriffs of London and Middlesex, to make their proffer and render their account at the exchequer on the morrow of Michaelmas next, notwithstanding the king's late order directing the said sheriffs to be in person at the exchequer and have their proffer there, because the said sheriffs are intending divers affairs of the king both for preserving his peace in that city and for executing other orders sent to them by him, wherefore they cannot make their proffer or render their account in person at the exchequer on the said day, and have attornied in their place the said clerks to make their proffer and render their account at the exchequer in their name. By K.

Oct. 1. To Thomas de Foxele, constable of Wyndesore Castle. Order to deliver
Westminster. from the issues of that bailiwick to the chaplains celebrating divine service

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Membrane 11—cont.

in the chapel there, from Michaelmas last to Michaelmas next, the bread, wine, oil and other small necessities for the maintenance of the said services.

Sept. 4.
Waltham.

To the treasurer and barons of the exchequer. Order to receive him whom John de Tycheburn, sheriff of Wilts, shall depute in his place by his letters patent, to make his proffer at the exchequer on the morrow of Michaelmas next, notwithstanding the king's late order directing that sheriff to be at the exchequer in person and have his proffer there, as the said John is intending divers affairs of the king, by his order, wherefore he cannot attend at the exchequer on the said day to make his proffer there.

Like order to the same in favour of John de Scures, sheriff of Southampton.

Sept. 20.
Westminster.

To the same. Order to receive him whom John de Fremyngham, sheriff of Kent, shall put in his place by his letters patent, to make his proffer at the exchequer on the morrow of Michaelmas next, notwithstanding the king's late order directing the sheriff to be in person at the exchequer to have his proffer there, as John is intending divers affairs of the king, by his order, in those parts, wherefore he cannot make his proffer there in person on the said day.

By K.

Sept. 25.
Westminster.

To the same. Order to cause Ralph de Wedon, sheriff of Bedford and Buckingham, to have respite until the quinzaine of Easter next, for rendering his account for the issues of his bailiwick, unless the king orders otherwise, as Ralph is at present detained by such infirmity that he cannot travel, and yet he is charged with the expedition of divers affairs of the king, wherefore he cannot be present in person at the exchequer on the present quinzaine of Michaelmas to render his said account.

Vacated because on the dorse.

Sept. 25.
Westminster.

To John de Scures and John de Hampton, late keepers of the bishopric of Winchester, being in the king's hand. Order to pay to the prior of St. Swythun's, Winchester, 30 marks rent from the last fair of the bishop of Winchester of St. Giles without Winchester, as has hitherto been done, as the said prior has shown to the king that Henry, sometime bishop of Winchester, by his charter, gave and granted to the prior and convent of that place 30 marks, to be received yearly from the rents of the said fair for the repairing and amending of the said church, and several succeeding bishops of that place had ratified and confirmed that donation by their charters, and the late king had also confirmed the said gifts and grants by his charter, and the prior and his predecessors had always received the said 30 marks from the time of that donation from the rents of the fair, until the fair came into the king's hands by the translation of J. late bishop of that place to the archbishopric of Canterbury, and the said keepers have hitherto delayed to pay that rent to the said prior, whereupon the prior has besought the king to provide a remedy.

Sept. 22.
Westminster.

To the sheriffs of London. Order to deliver to Bertrand de la More, the king's serjeant at arms, 10 marks for Michaelmas term next from the ferm of that city, in accordance with the late king's grant to Bertrand of 10 marks for his good service, to be received yearly from that ferm by the hands of the sheriffs of London for the time being, for life.

Sept. 23.
Westminster.

To Thomas de Foxele, constable of Wyndesore castle. Order to pay to John le Venour, keeper of Kenynton park, taking 1½d. daily, the arrears of such wages from the time the said Thomas was constable, and to pay such wages henceforth as long as he shall be constable and as John shall have the said custody, from the issues of that bailiwick.

By K.

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Membrane 11—cont.

Sept. 30. To the chamberlain of Kaernarvan. Order to cause each of the king's
Westminster. castles in North Wales to be provided with victuals, artillery and other
garniture, which is necessary, from the issues of that bailiwick up to the
sum of 20*l.* without delay, by the view and testimony of Stephen le Blount
and Ambrose de Novo Burgo, whom the king is sending to those parts for
that and other causes; and if the issues of the bailiwick are not at present
sufficient for doing the premises, then to buy such victuals, armour and
garniture in places in that bailiwick where it can most conveniently be
done, without delay, with the king's money, arranging (*statuend'*) certain
terms with those from whom they are bought, and to cause the said castles
to be thoroughly provided before All Saints next by the view of the said
Stephen and Ambrose.
[*Fœdera.*] By K. and C.

The like to the chamberlain of Kaermerdyn for furnishing the castles in
South Wales.
[*Ibid.*] By the same warrant.

Sept. 26. To William de Rosteleve, escheator in cos. Norfolk, Suffolk, Cambridge,
Westminster. Huntingdon, Essex and Hertford. Order to cause John, son and heir of
John de Brianceon, tenant in chief of the late king, to have full seisin of all
the lands of which his father was seised in his demesne as of fee in that
bailiwick at his death, because John has proved his age before the escheator
and the king has taken John's homage for all the lands which his father held
in chief of the late king.
By p.s. [8155.]

Sept. 24. To the sheriff of Essex. Order to cause a coroner for that county to be
Westminster. elected in place of William Gernoun, who is insufficiently qualified.
By p.s. [8118.]

Sept. 25. To the sheriff of York. Order to pay to James de Kyngeston, the king's
Westminster. clerk, for his wages after 20 days, for which he has already been paid,
3*s.* for every day on which he has intended the king's business in that county,
and for returning thence to the king, as the king sent James to that county
and to cos. Lincoln and Northumberland, to supervise the choosing of seven
ships of war of those counties and for the election of as many mariners and
others of those counties as should be necessary for the manning of those
ships, and for doing certain other things enjoined upon him by the king,
who caused 60*s.* to be delivered to James for his wages for 20 days, to wit,
at 3*s.* a day, beginning from the 28 September next, for his expenses, by
the hands of John de Wodehous, keeper of the hanaper.

Sept. 25. To the treasurer and barons of the exchequer. Whereas John son of
Westminster. Peter de Draycote was lately convicted of a certain false oath made by him
and others in an inquisition taken at Westminster before William de Beresford
and his fellows, justices of the Bench of the late king, by his writ, between
Ralph de Camoys, demandant, and Walter son of Lucy de Meryet, tenant,
concerning the manor of Bradeford near Taunton, except certain tenements
in that manor, before William de Herle and his fellows, justices of the
Bench, by a certain jury of 24 knights, in which the said John placed
himself, and for that reason was imprisoned in the Flete and his goods and
chattels were forfeited, and his lands were seised into the king's hands, and
John made a fine with the king by 47*l.* for that which belongs to the king
for the said imprisonment and the estripment of the said lands, and for having
his goods and chattels again, and for the issues of his lands received in the
meantime, and the king of his favour has granted that John shall pay the
said 47*l.* in sums of 100*s.* yearly, until the debt is discharged; the king
therefore orders the treasurer and barons to cause John to have the said

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Membrane 11—cont.

terms, restoring his goods and chattels and the issues of his lands to him, and releasing him from any distraint made for the aforesaid reason.

By p.s. [8133.]

Sept. 26.
Westminster.

To the sheriff of Kent. Order to restore to Philip Heryng, clerk, without delay, his lands goods and chattels, which were taken into the king's hand on his being indicted before the justices of gaol delivery at Canterbury for the theft of a cow from Thomas le Slyngere, and also for having feloniously received Robert le Synyere, knowing him to be a thief, as Philip has purged his innocence before J. archbishop of Canterbury, the diocesan, to whom he was delivered by the said justices in accordance with the privilege of the clergy.

Sept. 26.
Westminster.

To the treasurer and barons of the exchequer, Dublin. Order to supersede the demand made upon Simon son of Richard, Elizabeth his wife, John de Bermyngeham, Joan his wife and Margery, sister of Elizabeth and Joan, John le Blound, William Cadel, William de More, William Burnel and Adam de Stanton by summons of the exchequer for 89*l.* 0*s.* 4*d.* and to cause them to be discharged and acquitted thereof at the exchequer; as at their prosecution by their petition before the king and his council in parliament, showing that Thomas son of Owereus, father of the said Elizabeth, Joan and Margery whose heirs they are, and the said John le Blount, William, William, William and Adam had lately become pledges for William de Vescy for 95*l.* for his relief for the lands which he held of Edward I. in chief in Ireland, and the said William de Vescy afterwards rendered all the said lands, on which the relief was owing, to the said king, who was seised of them for no short time, and who afterwards granted them to Thomas, formerly earl of Kildare, by which the said lands were discharged of the said 95*l.* due for the relief, and the treasurer and barons had exacted 95*l.* from Simon, Elizabeth, John, Joan, Margery, John, William Cadel, William de More, William Burnel and Adam, by summons of the exchequer, for the said relief, and had distrained them for it; the king ordered the treasurer and barons to inspect the rolls and memoranda of the exchequer to inquire into the matter, and they returned that it was found by the inspection of the rolls and memoranda of the exchequer that William de Vescy made his relief for his lands in Ireland in the 20th year of the reign of Edward I. by 100*l.*, and that William held those lands after his said relief until 18 February in the 25th year of the reign of Edward I., at which time he rendered those lands to the said king; and that the late king by his charter, dated 14 May, in the 9th year of his reign, granted those lands to John son of Thomas, late earl of Kildare, and that 89*l.* 0*s.* 4*d.* are still owing to the king thereof, and the king does not consider it just that the said Simon, etc. should be charged with the debts by reason of their pledge for the said 100*l.* for the relief of the lands which were rendered into the hands of Edward I. and were afterwards granted by the late king to the said earl.

By C.

MEMBRANE 10.

Sept. 26.
Westminster.

To the treasurer and barons of the exchequer, Dublin. Order to cause allowance to be made to Walter Cusak and Amicia his wife, executors of the will of Nigel de Brun, escheator in Ireland of the late king, for the debts which Walter owes to the king, in 43*l.*, which the king owes to them for a certain surplus in an account for the time when Nigel was escheator, rendered by those executors at the exchequer, if upon examination of the rolls and memoranda of the exchequer it is found that the said

1334.

Membrane 10—cont.

43*l.* is owing to Walter and Amicia, as Walter and Amicia have besought the king to cause such allowance to be made to them. By C.

Oct. 1. To the collectors of customs in the port of Newcastle-upon-Tyne. Order Westminster. to pay to William de Emeldon,—whom the king is sending to that town to enrol the names of all those who have the king's letters of pardon for felonies and trespasses, by reason of the war of Scotland, and who are about to come to that town at the octaves of Michaelmas next by reason of the king's proclamation made in every county of the kingdom,—3*s.* from the issues of those customs, for every day spent by him in this service, for his expenses, counting from 3 October next, inclusive, on which day he will begin his journey to that town, and for so long as he shall stay there, intending that affair, and in returning to the king, notwithstanding any order from the king directing them to pay the money of those customs otherwise. By C.

Sept. 30. To Edward de Bohun, justice of North Wales, or to him who supplies Westminster. his place there. Order to receive him whom Thewelinus Waghhan, bailiff of the 'ryngeldshep' of the comote of Penthlyn, shall attorney in his place to do that which belongs to his bailiwick, as the said Thewelinus is now about to set out to Scotland in the king's service. By p.s. [8183.]

Sept. 28. To John Darcy, justiciary of Ireland, or to him who supplies his place. Westminster. William de Monte Acuto, holding the castle and lordship of Old Ros and the liberty of Catherlach, in Ireland, has besought the king to cause his hand to be amoved from the baronies of Keyr and Kelves, which are held of the said William, as by reason of the said lordship and liberty William ought to have the custody of all the lands which are held of him as of the said lordship and liberty, although the tenants of the same lands in that land held of the king in chief, and of the said baronies, which Thomas de Dene, deceased, held as of the said lordship and liberty, and which have been taken into the king's hands by the escheator of Ireland by reason of the minority of Thomas's heir; the king therefore orders the justiciary to convoke before him those of the council whom he shall see fit to call, and to inspect the rolls and memoranda of the exchequer there, touching the premises, and if it appears by inspection of the same or by inquisition that William ought to have the custody of those lands of right as of the said lordship and liberty although the tenants of those lands held of the king elsewhere in that land in chief, and that the said baronies are held of William as of the same lordship and liberty, then to cause full and speedy justice to be done to William in this matter. By C.

Oct. 1. To Robert de Hambury, chamberlain of North Wales. Order to pay by Westminster. indenture to Stephen le Blount and Ambrose de Novo Burgo, whom the king has appointed to supervise the castles of North and South Wales, and the defects in them, and the conduct of certain of the king's ministers there and divers other things, 8*s.* a day for their wages, to wit 4*s.* each, for their expenses, from the issues of that bailiwick, from 10 October, next, when they will start on their journey to those parts, and for so long as they shall remain in North Wales in prosecuting the said affairs. By C.

To the chamberlain of South Wales. Like order in favour of the said Stephen and Ambrose for the payment to them of 4*s.* a day each for their expenses from the time when they arrive in South Wales, as long as they stay there, and in departing thence to the king. By C.

Oct. 3. To the collectors of the custom of wool, hides and wool-fells in the port St. Albans. of London. Order to pay to Oto, lord of Kuyk, or his attorney, 125*l.* for Michaelmas term last from the issues of that custom, in accordance with

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Membrane 10—cont.

the king's grant to him of 250*l.* to be received yearly from the issues of those customs by the hands of the collectors of the same, for the time being. [*Fœdera.*]

Oct. 6. To the treasurer and barons of the exchequer. Order to cause allowance
Walsingham. to be made to the said collectors in their account, for 125*l.*, which they have paid to Oto, lord of Kuyk, by virtue of the preceding order, if it is so.

Oct. 4. To Thomas de Foxle, constable of Wyndesore castle. Order to pay to
St. Albans. John de Broghton the arrears of his wages as keeper of the gate of Wyndesore park and of the manor in that park, from the time of the constable's appointment, and to pay such wages henceforth as long as he is constable there, as the late king committed that office of keeper to John, to hold for life, to receive there as much as Laurence de Bassote, deceased, who had that custody, received for the same.

Oct. 1. To the treasurer and barons of the exchequer. Order to discharge and
Westminster. acquit the abbess and nuns of the order of St. Clare, without Aldgate, London, of 15*l.* 16*s.* which are exacted of them by summons of the exchequer for divers tenths granted to the king and his father by the pope and the clergy of England, as the king, having compassion on the poverty of the abbess and nuns, has pardoned them the said sum. By K.

Oct. 1. To the collectors of the custom of wool, hides and wool-fells in the port
Westminster. of London. Order to pay to John de Hanon[ia] or to Dinus Forcetti and Alexander de Bardis and their fellows, merchants of the society of the Bardi of Florence, staying in that city, his attorneys in this matter, 500 marks for Michaelmas term last in accordance with the king's grant to John of 1000 marks, to be received yearly from the issues of the said custom by the hands of the collectors of the same for the time being.

Oct. 3. To the treasurer and barons of the exchequer. Order to cause allowance
St. Albans. to be made to the said collectors in their account, for 500 marks which they have paid to John de Hanonia by virtue of the preceding order, if it is so.

Oct. 1. To the same. Order to discharge and acquit Roger de Sheffield of
Westminster. 40 marks for the ferm of the church of Kirkeby Fletham, co. York, which belonged to the order of Knights Templars, charging therewith the heirs and executors of the will of Roger de Wyngefeld, and the tenants of the lands which belonged to Roger; as Roger de Sheffield has besought the king by his petition before him and his council in the last parliament at York, to provide him with a remedy, although his writ has been taken away from him, as he held the said church, which came into the late king's hands by the cession of the said order, for rendering a certain ferm to the late king, and had paid 40 marks of that ferm by reason of a writ of the late king under the privy seal, which writ had been taken away from him by the Scots at Strivelyn, to Roger de Wyngefeld, deceased, then clerk of the late king's chamber and receiver of the money coming to that chamber of the issues of the lands of the said order, as appears by an indenture made thereupon between the said Roger and Roger under the seal of Roger de Wyngefeld; and the said 40 marks are exacted of Roger de Sheffield by summons of the exchequer, and he has been several times distrained for the reasons aforesaid; and the king has granted Roger's petition because R. bishop of Coventry and Lichfield, and Richard de Ayremyn, canon in the church of St. Mary, Salisbury, have testified before the king and his council in the said parliament, that 40 marks were paid by Roger de Sheffield to Roger de Wyngefeld as aforesaid.

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Oct. 24.
York.*Membrane 10—cont.*

To the same. Order to cause due allowance to be made to William de Monte Acuto, fermor of the manors of Wodestok and Hanebergh, in his ferm for the said manors, for the expenses which he or he who supplies his place shall be found to have incurred in repairing and amending the houses, mills and ponds of the said manors, and straw and what is necessary for the sustenance for the king's wild animals (*ferarum*) there, and for the ditching and hedging of a meadow there, and for the reconstruction of a house there beyond the gate in the new wall, between the manor of Wodestok and the park there, and for the elevation of a chamber there called 'Rosamound' and the roofing of the flat top (*crisam platam*) thereof with timber and lead, and for making a hod of lime (*odam calcis*) for the maintenance of the said manors, and for raising the heads of the king's ponds, and for repairing the causeys about the said manors, which are destroyed and broken down, and for finding straw, oats and other things necessary for the maintenance of the king's stud in Wodestok park, and for paying the wages of the keepers of the stud there, and 53s. yearly to a chaplain celebrating divine services in the manor of Wodestok, and 2d. daily to two park-keepers and a janitor for each of them, and 1d. daily to a gardener, which the king ordered the said William to do by the view and testimony of Adam Mundy and Richard Miriwedre, and which the said William has done as appears by divers indentures made between him, or him who supplies his place, and the said Adam and Richard, and Roger, a chaplain, and the said park-keepers, janitor and gardener. [*Federa.*]

To John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Order to cause William, son and heir of William le Mareschal of Kyngestaule, tenant in chief, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick, at his death, as the said William has proved his age before the escheator, and the king has taken his homage for all the lands which his father held at his death of the king in chief.

By p.s.

Oct. 22.
York.

To Walter de Creyk, constable of Baumburgh castle. Order to deliver to Roger de Horsele 20 marks from the issues of that castle, for the term of Michaelmas last, as the late king on the 20 November in the 12th year of his reign granted to Roger for his good service 40 marks yearly to be received from the said issues, until the said king should provide him with 40 marks of land in England for life.

MEMBRANE 9.

Oct. 26. To the treasurer and chamberlains. Order to pay to Thomas de Lucy Knaresborough. 10*l.* from the treasury, for the term of Michaelmas last, as on 22 July in the 7th year of his reign, the king granted to Thomas for his good service, and that he might maintain himself more fitly in the order of knighthood, which he had taken by the king's order, 20*l.* yearly, to be received at the exchequer, until the king should decide otherwise concerning his state.

Oct. 22.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause payment or a competent assignment to be made to Robert de Shireburn of the arrears of 40s. yearly, and of the reasonable price of a robe every year, of the robes which are in arrears to him, as Robert has besought the king to order the arrears of his fee to be paid to him as he was lately retained of the king's council, while he was earl of Chester, receiving a robe and 40s. yearly, and he was so retained from Wednesday

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Membrane 9—cont.

after Trinity in the 18th year of the late king's reign, until Michaelmas in the 6th year of the king's reign, and had never received his said fee or robe hitherto, as the king has learned by the testimony of Richard, bishop of Durham.
By C.

Aug. 22.
Clarendon.

To Queen Philippa, the keeper of the manor of Lutgersale, or to him who supplies her place there. Order to cause the defects of the said manor to be sufficiently repaired from the issues thereof as long as the custody of that manor shall remain in her hands, as the king lately granted to her the custody of the said manor to be held during pleasure, rendering to the king yearly at the exchequer, the extent of the said manor.
By p.s.

Oct. 22.
York.

To the treasurer and barons of the exchequer. Order to acquit Ralph de Brok of 6*l.* 0*s.* 4*d.* at the exchequer, as the king has pardoned him 6*l.* 0*s.* 3½*d.*,* which Ralph owes to him for the terms of Michaelmas last and Easter next of a certain yearly rent issuing from certain lands in Chesham which Ralph ought to pay to the king yearly.
By p.s. [8237.]

Sept. 19.
Westminster.

To Robert de Hambury, chamberlain of North Wales. Ken ap Griffith, late sheriff of Anglesey in North Wales, has besought the king to grant him an attornment for 80*l.* which he owes to him for the arrears of his account for the time when he was sheriff, and which he cannot pay without the greatest diminution of his estate, and the king having compassion on his estate, has granted that he shall pay 20 marks yearly in two instalments, at the exchequer of Kaernarvan, until the debt is discharged: the king therefore orders the chamberlain to grant Ken the said terms, upon his finding sufficient security to pay the debt at the same terms.
By C.

Sept. 20.
Westminster.

To the same. Howel ap Henri, late sub-sheriff of Kaernarvan in North Wales, has besought the king to grant him an attornment for 20*l.* which Howel owes to him of the arrears of his account for the time when he was sub-sheriff, as he is unable to pay the said money without the greatest depression of his estate, and the king, having compassion on his estate, has granted that he shall pay 4*l.* yearly in two equal instalments, to the exchequer at Kaernarvan, until the debt is discharged: the king therefore orders the chamberlain to grant Howel the said terms, upon his finding sufficient security to pay the debt at the said terms.
By C.

Sept. 30.
Westminster.

To the treasurer and barons of the exchequer, Dublin. Order to cause John de Graunsete to have the attornment which the king has granted to him for that 100*l.* which he owes to the king for divers reasons, and which is exacted of him by summons of the exchequer, as the king granted that John should pay the said debt in sums of 4*l.* yearly, in two equal instalments, until the debt is discharged.
By p.s.

Oct. 24.
York.

To the treasurer and chamberlains. Order to pay to David de Wolloure, whom the king lately sent to Scotland to prosecute certain of his affairs in the parliament of Edward de Balliolo, king of Scotland, assembled at Edinburgh, 24*s.* for 8 days so spent, to wit, at 3*s.* a day, from the treasury, having allowed 30*s.* to him for 10 days previously so spent of his expenses, for which 10 days the king has previously ordered 30*s.* to be delivered to him.

Vacated because on the Liberate Roll.

Oct. 22.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause payment or a competent assignment to be made to Robert de Shireburn of 10*l.* for the arrears of his fee, if it is found to be owing to

* The privy seal contains only a pardon for 60*s.* 2*d.* of the said rent, due for the term of Michaelmas past.

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Membrane 9—cont.

him as the said Robert has besought the king to order 10*l.* to be paid to him, as he and Simon de Baldreston were appointed in the time of the late king to extend and assess divers lands in cos. Nottingham, Derby, Stafford, Salop, York and Lancaster, then forfeited to the late king, and 20*l.* were appointed for each of them for his fee in this respect by the council of the late king, and Simon received full payment of his said fee, but 10*l.* are still in arrears to Robert for his fee.

By C.

Sept. 23.
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made on John Wyard, by summons of the exchequer, for 100*l.*, which John, on 3 February in the 5th year of the king's reign, acknowledged in chancery that he owed to the king, and to annul the said recognisance, and cause John to be discharged and acquitted thereof at the exchequer, as the king has pardoned him the said 100*l.*

By p.s.

Oct. 23.
York.

To the justices of the Bench. Order to proceed with a plea between Robert de Champayne and Henry, earl of Lancaster, concerning 156 acres of land and 5 acres of meadow in Duffield, but not to proceed to render judgment thereupon without consulting the king, as Robert has shown to the king by his petition before him and his council in the last parliament at York, that whereas he sought the said land and meadow before those justices against Henry, as his right, and inheritance, and the earl, pleading before the justices, alleged that he held the honour of Derby for himself and the heirs of his body by the gift and grant of Henry III. to Edmund, father of the earl, whose heir he is, and he showed the king's charter of confirmation in the said Bench, and that the said lands are parcel of the said honour, with reversion to the king if the earl should died without legitimate heirs of his body, so that the earl ought not to answer thereupon without consulting the king, for which reason the justices delayed to proceed in that plea, whereupon Robert has besought the king to provide a remedy.

By pet. of C.

Oct. 28.
Northallerton.

To the treasurer and barons of the exchequer. Order to cause due allowance to be made to John de Lusula, sometime constable of Wyndesore castle, in his account of the issues of that castle, for the sums that he shall be found, by view of the king's writ and by John's oath, to have paid for retaining men and buying victuals for providing the said castle, as the king lately ordered him, or him who supplies his place, by writ of privy seal, to make such provision of men and victuals.

By C.

Nov. 29.
Roxburgh.

To Robert de Holwell,* escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to cause William Loveday, son and heir of William Loveday, tenant in chief of the late king, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick, at his death, as William has proved his age before William de Rosteleye, late escheator in those counties, and the king has taken the homage of William Loveday for all the lands which Walter (*sic*) his father held at his death of the late king, in chief.

By p.s.

To William de Moreton. Order not to intermeddle further with the lands which William Loveday held of the late king in chief, and which are in his custody by the king's grant, as William Loveday, son and heir of the said William Loveday, has proved his age before William de Rosteleye, and the king has rendered the said lands to him.

By the same writ.

Oct. 31.
Durham.

To the treasurer and barons of the exchequer. Whereas the king was lately informed that underwood could be cut and sold in divers places

* The escheator's name and the date are written in a different ink over erasures.

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Membrane 9—cont.

in his forest and park of Clarendon for his use without the destruction of the said forest and park, the king appointed John de Harnham to supervise the underwood in that forest and park, and to cause that wood to be provided in places where it could be done for the king's benefit and without the destruction of the forest and park, by the advice of Giles de Bello Campo, keeper of that forest and park, so that he should answer to the king at the exchequer for the money issuing therefrom; and now it has been shown to the king, on John's behalf, that although he enclosed certain places where such cutting and selling were done by the order of the said keeper, so that the newly growing wood there should not be wasted or destroyed by wild and other animals grazing there, and incurred no small expense thereupon by the view and testimony of the same keeper, as was testified by the keeper before the treasurer and barons, yet the treasurer and barons have delayed to make allowance to John for these expenses in his account, whereupon he has besought the king to provide a remedy: the king therefore orders the treasurer and barons to account with John in this matter, and if they shall find, upon inspection of the rolls and memoranda of the exchequer, that John enclosed the said places for the king's use by the view and testimony of the keeper and by his order, as is said, then to cause John to have allowance for the expenses which he so incurred, in his account at the exchequer.

Oct. 18. To the mayor and sheriffs of London. Order to deliver to Master Topcliffe. Parvolus de Flore and Nicholas de Acton, who are charged by the king to carry certain money now at London to him at York, sufficient carriage for the said money, without delay. By K.

Oct. 27. To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver all the lands, goods, and chattels which belonged to Alexander de Moubray, who was lately in the king's allegiance, and who, against that allegiance, joined the Scots, which lands, goods and chattels were taken by the escheator into the king's hands for that reason, to Ranulph de Dacre, sheriff of Cumberland, whom the king has ordered to cause the said lands, goods and chattels to be seised into the king's hands, together with the issues thereof, to be kept according to the tenor of the king's said orders, so that the sheriff may answer to the king as he ought for the said goods, chattels and issues. By K. and C.

Oct. 27. To the sheriff of Lincoln. Order to cause a coroner for that county to be Knaresborough. elected in place of John Bertelmen of Staunford, who is insufficiently qualified.

To the same. Order to cause a coroner for that county to be elected in place of Walter de Apethorp of Staunford, who is insufficiently qualified.

Oct. 28. To the sheriff of Lancaster. Order to cause a verderer for the forest of Northallerton. Amundernesse, co. Lancaster, to be elected in place of John Bredekyrk, who is so sick and infirm that he cannot fulfil the duties of that office.

MEMBRANE 8.

Oct. 26. To the sheriff of Buckingham. Order to cause a coroner for that Knaresborough. county to be elected in place of Richard de Kynebelle, who is insufficiently qualified.

Oct. 24. To J. archbishop of Canterbury, or to his vicar general when the archbishop is acting in remote parts. Order to appoint certain fit men, in whom York.

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Membrane 8—cont.

he has confidence, to collect and levy in the diocese of Canterbury the tenth lately granted to the king in the congregation of that archbishopric in St. Paul's, London, and to pay it to the king at the exchequer, one half at Purification next and the other half at Midsummer following. By K. [*Fœdera.*]

The like to W. archbishop of York, and to all the other bishops, both in the province of Canterbury and in that of York, '*mutatis mutandis.*' [*Ibid.*] By K.

Nov. 3. To the sheriff of Cornwall. Order to cause a coroner for that county to
Newcastle-on-Tyne. be elected in place of Peter de Glyn, who is so bowed down by age that he cannot perform the duties of that office.

Nov. 6. To the sheriff of Lincoln. Order to cause a coroner for that county to
Newcastle-on-Tyne. be elected in place of Ralph Crescy, who is so weak and bowed down by age that he cannot perform the duties of that office.

Nov. 2. To the treasurer and barons of the exchequer. Order to cause 10*l.* to
Newcastle-on-Tyne. be allowed to the bailiffs of Nottingham in their ferm, as the king lately granted 20*l.* to Meliora, late the wife of Gilbert de Glynkarny, for his services to the late king, to be received yearly by the hands of the escheator, this side Trent, and afterwards Robert de Newerk, who married the said Meliora, besought the king to cause him to have the said sum from the ferm of Nottingham instead of by the hands of the escheator, which petition the king granted.

Nov. 3. To the same. Order to cause due allowance to be made to John de
Newcastle-on-Tyne. Oxenford, sheriff of Nottingham, in his account, for the sums which he shall be found to have paid for the carts for carrying divers things of the king touching Somerton castle out of his bailiwick to the said castle, as the king lately ordered the sheriff of Nottingham, by writ of privy seal, that when John Crabbe, the king's yeoman, constable of that castle, should make known to the sheriff that John ought to have such carts for such carriage, the sheriff should find such carts for John from the issues of his bailiwick; and John de Oxenford spent 13*l.* 16*d.* upon such carts by virtue of the king's order, as appears by an indenture made between him and the said constable, which is in the sheriff's possession.

Nov. 7. To the same. Order to receive John de Bromschulf and Elias de
Newcastle-on-Tyne. Baddeworth, whom John de Scures and John de Hampton, late keepers of the bishopric of Winchester, then void and in the king's hands, have attorned in their place before the king to render their account for the time when they held that custody, notwithstanding any order of the king to the contrary, because John de Scures and John de Hampton are intending divers affairs of the king by his order, wherefore they cannot render their account at the exchequer. By K.

Nov. 8. To John de Bolyngbrok, escheator in cos. Lincoln, Northampton and
Newcastle-on-Tyne. Rutland. Order not to distrain John de Scoteneye for his homage and fealty, as he has done homage and fealty to the king for the lands which he holds of him. By p.s.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver to Annora, late the wife of John de Lancastre, the manor of Rydale and a messuage in Barton, co. Westmorland, and not to intermeddle further with other lands of the said John and Annora, which are held of other lords, restoring the issues thereof because the king has learned by inquisition taken by the escheator, that John and Annora held jointly at John's death the said manor by the grant of John son of Robert de Lancastre, and the said messuage, which is

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Membrane 8—cont.

called the site of the manor of Barton, by the grant of Ranulph de Dacre, by the king's licence, for their life, with reversion at their death of the said manor to John, son of Robert, and his heirs, and of the said messuage to Ranulph and his heirs, and that the said manor and messuage are held of the king in chief, the manor by the service of the fourth part and the messuage by the service of the 20th part of a knight's fee, and that John and Annora held jointly divers other lands of divers other lords by divers services, and the king has taken the fealty of Annora, due to him for the said manor and messuage.

Nov. 6.
Newcastle-on-
Tyne.

To the sheriff of York. Order to cause all debts of the king and arrears of fermes which are owed to the king in that bailiwick, and all money which can be levied from the issues of that bailiwick before the octaves of Hilary next, to be levied in the meantime, so that the sheriff shall have them at the exchequer, to be delivered there to the treasurer and chamberlains for the expedition of the king's affairs, notwithstanding any previous order to the contrary, as the king is in the greatest need of money for his expedition to the North.

By K.

The like to all the sheriffs in England.

July 5.
York.

To the treasurer and barons of the exchequer. Order to proceed to the discharge of the abbot of Croyland of the sum of 4*l.* 2*s.* 6*d.* if it is found that the abbot and his successors held the manors of Langtoft and Wyham, co. Lincoln, in frank almain, as the abbot has shown the king by his petition before him and his council in parliament, that whereas he holds the said manors as his predecessors have done before him from the time of the conquest, and before, as of the foundation of the abbey in frank almain, the king ordered the treasurer and barons, if this was so, to supersede the exaction of that sum and to discharge and acquit the abbot thereof, which sum was exacted of him for the aid for marrying the eldest son of Edward I., for the said manors, and although by certain inquisitions taken upon the premises it was found that the abbot and his predecessors had held those manors in frank almain from the foundation of the abbey, yet, because the treasurer and barons found in the account of the sheriff of Lincoln, rendered in the exchequer in the time of Henry III. that 30 marks had been received from the abbot of Croyland in aid of the marriage of that king's sister, although it was found in the same account that the said 30 marks had only been levied by the free will and grant of the then abbot, and also because it was found in the book of fees in the exchequer that the abbot holds in the town of Langtoft two knights' fees of ancient enfeoffment of the king in frank almain, the treasurer and barons have hitherto delayed to proceed to the discharge of the abbot of the said 4*l.* 2*s.* 6*d.*, whereupon the abbot has besought the king to provide a remedy.

By pet. of C.

Nov. 6.
Newcastle-on-
Tyne.

To the treasurer and barons of the exchequer and to the chamberlains. Order to audit the account of Agnes, late the wife of Robert de Hornclif, executrix of her husband's will, for the time when her husband was constable of Baumburgh castle, and to cause the debts which shall be found to be owing by her, after rendering the said account, to be allowed to her in the debts which the king owes to her, and if the king then owes her any sum, to cause that sum to be paid to her or to cause her to have a competent assignment therefor, as Agnes has besought the king to cause this to be done, as she is bound to render the said account at the exchequer, and the king owes divers sums of money to the said Robert, as appears by divers writs of *liberate*.

Nov. 15.
Newcastle-on-
Tyne.

To the collectors of customs in the port of Boston. Order to pay to the count of Julers or his attorney 450 marks from the issues of those customs, for the term of Michaelmas past, in accordance with the king's grant to him

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Membrane 8—cont.

of 900 marks, to be received yearly from the issues of those customs by the hands of the collectors of the customs for the time being.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors in their account for 450 marks which they have paid to the count of Julers by virtue of the preceding order, if it is so.

MEMBRANE 7.

Nov. 14.
Newcastle-on-Tyne.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with the manors of Eyworth, co. Bedford, of Bocland and Senceleberewe, and certain tenements in Agmodesham, co. Buckingham, and the manor of Westwynterlewe with the advowson of the church of that town, co. Wilts, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Idonia de Leybourn, late the wife of John de Crumbewell, held no lands in that bailiwick at her death which ought to remain to the king or his heirs, but that she held the said manors, lands and advowson for life by fines levied in the court of the late king, with remainder at her death to Edward le Despenser and his heirs, and that the said manors and advowson are not held of the king.

By C.

To John de Bolyngbrok, escheator in cos. Lincoln, Northampton and Rutland. Order to deliver to Edward son of Hugh le Despenser, the younger, the greater part of the manor of Multon, co. Northampton, and not to intermeddle further with the other part of that manor, or with the manors of Esynden, co. Rutland, and Yerdele and Potterrespirie, co. Northampton, and certain tenements in Morton, co. Lincoln, restoring the issues thereof, because the king has learned by inquisition taken by Gilbert de Ledred, late escheator in those counties, that Idonia de Leybourn, late the wife of John de Crumbewell, held no lands in that bailiwick at her death which ought to remain to the king and his heirs, but that she held the said manors and tenements for life by fines levied in the court of the late king, with remainder at her death to Hugh le Despenser, the younger, for life, and after his death to Hugh le Despenser, the elder, for life, and after his death to Edward son of Hugh le Despenser, the younger, and his heirs, and that the greater part of the manor of Multon is held of the heir of John de Hastynges, tenant-in-chief of the late king, a minor in the king's wardship, by knight's service, and that the other part and the other manors and tenements are held of divers other lords by divers services, and the king has taken the fealty of Edward, which is due to him for the said part of the manor of Multon.

By C.

Nov. 4.
Newcastle-on-Tyne.

To Ralph de Middelney, escheator in cos. Somerset, Dorset, Devon and Cornwall. Order not to intermeddle further with the abbey of Glastonbury, now void by the death of abbot Adam, having taken a simple seisin thereof in the gates of the same, but to permit the prior and convent of that place to dispose and ordain concerning it, restoring the issues thereof to them, saving only the knights' fees and advowsons of churches which are held of that abbey, and which ought to belong to the king during a voidance, according to the form of the king's grant [*as at page 252 above*].

The like to Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, except that he is not to take seisin.

Nov. 11.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer. Whereas on 2 May, in the 5th year of his reign, the king granted to the prior of Seleburn and to Richard de Bromley the custody of two parts of the manor of Hokhangre,

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Membrane 7—cont.

co. Southampton, which belonged to John de Hastynges at his death, tenant in chief of the late king, and which are now in the king's hands by reason of the minority of Laurence, John's son and heir, and of certain lands in Hauecle in the same county, which belonged to Aymer de Valencia, earl of Pembroke, at his death, tenant in chief of the late king, and which were retained in the king's hand among other lands by reason of the purparty of Laurence, kinsman and co-heir of the said earl, which lands were extended at 31*l.* 19*s.* 0*¼d.* yearly, to hold, together with the issues thereof, received from Easter then following, without doing the waste, destruction or damage thereof, during pleasure, rendering to the king at the exchequer, 36*l.* yearly as long as they should hold that custody; and afterwards, on 27 April in the 6th year of the king's reign, by other letters patent, the king granted to A. now bishop of Winchester, then of Worcester, the custody of the said lands in Hauekle, to hold under a certain form, together with the issues thereof received from Easter in the 6th year of the king's reign, until the heir should come of age, rendering to the king yearly at the exchequer 28*l.* 4*s.* 11*d.*, at which those lands were extended, and the king ordered the prior and Richard, by writ, to deliver to the said bishop the said lands which were then in their custody by the king's commission, together with the issues thereof, from the said Easter, to hold as aforesaid; and now the said prior and Richard have informed the king that although they had delivered the said lands in Hauekle to the bishop by virtue of the said order, and have rendered to the king 4*l.* 0*s.* 11*¾d.* which are of the said 36*l.*, and which exceed the said extent of 31*l.* 19*s.* 0*¼d.*, both for the said lands which the bishop so holds and for the said two parts, for the time when all the said lands were in the hands of the prior and Richard, yet the treasurer and barons, not considering this, have charged the prior and Richard with such increment, as if they held all the said lands, and intend to levy that increment on the prior and Richard, wherefore the prior and Richard have besought the king to provide a remedy.

Nov. 18. To Gilbert de Ledred, late escheator in cos. Lincoln, Northampton and
Newcastle-on-Tyne. Rutland. Order to deliver the issues received by him from the manors of Emyndon, co. Rutland, Multon, Yerdele and Potterespirye, co. Northampton, and from certain tenements in Morton, co. Lincoln, received from the time of the death of Idonia, late the wife of John de Crumbewell, to Edward, son of Hugh le Despenser the younger, without delay, as the king has taken the fealty of Edward, which is due of him for part of the manor of Multon, [as at page 272 above.] By C.

Nov. 10. To the sheriff of Lincoln. Order to cause a coroner for that county to be
Newcastle-on-Tyne. elected in place of Ralph de Cresy, who is insufficiently qualified.

Nov. 7. To the treasurer and barons of the exchequer, and to the chamberlains.
Newcastle-on-Tyne. Order to account with Bartholomew de Burgherssh, whom the king lately sent to France in the company of William, bishop of Norwich, for the expedition of certain of the king's affairs there, for the time when he is so in the king's service, allowing to him his accustomed wages for every day in going to those parts, staying there and returning thence, and to pay to him from the treasury, without delay, such of his said wages as shall be found to be owing to him by this account. By p.s. [8281.]

Vacated because on the Liberate roll.

Nov. 15. To John de Bolyngbrok, escheator in cos. Lincoln, Northampton and
Newcastle-on-Tyne. Rutland. Order not to intermeddle further with two acres of land in Surflet, restoring the issues thereof, as the king ordered Gilbert de Ledred, late escheator in those counties, to inform him of the reason why he had taken that land into the king's hands, and Gilbert returned that he had so

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Membrane 7—cont.

taken the said land by reason of the trespass which Gilbert Hoddil, father of Robert Hoddil, whose heir he is, made in acquiring that land of William de Cresy, who held it of the late king in chief, and in entering upon it without obtaining the licence of the king or his father, and afterwards, at the prosecution of Robert, showing that the land was held of John de Britannia, then earl of Richemund, by the service of 4*d.* yearly for every service, and not of the king in chief, and beseeching the king to cause his hand to be moved therefrom, the king ordered Gilbert to take an inquisition upon the premises, by which it is found that the said land is not held of the king or was held of his progenitors at any time, but that it is held of the earl of Richemund by the said service, and that it is worth 2*s.* yearly in all issues, according to its true value.

Nov. 14.
Newcastle-on-Tyne.

To the justices of the Bench. Order to proceed with a plea between Joan, late the wife of Patrick de Suthayk and Clement de Skelton and Matilda his wife concerning the third part of 10 messuages, 90 acres of land, and a third part of a messuage in Skelton; and between Joan and Adam de Blemon and Emma his wife for the third part of a messuage, 16 acres of land, 14 acres of meadow and a third part of a mill in the same town; and between Joan and Ralph de Bringgeldyk, chaplain, for the third part of a messuage, 18 acres of land, and 2 acres of meadow in the same town; and between Joan and John son of Simon de Kirkandres and Elena his wife for the third part of a fifth part of the manor of Kirkandres; and to do justice to the parties, provided that the justices do not proceed to render judgment without consulting the king, as Joan has besought the king to order the plea to be proceeded with further, as she sought the said tenements in the king's court before those justices against the said Clement, Matilda, Adam, Emma, Ralph, John and Elena as her dower which belongs to her of the free tenement of Patrick, her late husband, and the said Clement, Matilda, Adam, Emma, Ralph, John and Elena summoned Gilbert, son and heir of Patrick, whose body and lands are in the custody of William Lengleis, to warranty against Joan, and William appeared before the justices and alleged in pleading before them, that he held the custody of the said lands in Skelton which belonged to Patrick, tenant in chief, by the king's grant, to hold until the heir should come of age, and he produced the king's letters patent testifying this, asserting that he ought to answer thereupon to no one without the king, wherefore the justices have hitherto delayed to proceed in that plea.

By C.

Nov. 18.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the king is indebted to Alexander de Bardis and his fellows, merchants of the society of the Bardi of Florence, in 111*l.* 3*s.* 11*d.* for divers silver vessels bought by them for the king's use, lately delivered to the treasury at York, as may fully appear by a part of an indenture under the seal of the receiver of the said exchequer, which the merchants have in their possession the king orders the treasurer, barons and chamberlains to view the said indenture, and if the vessels have been so delivered, then to cause the said 111*l.* 3*s.* 11*d.* to be paid to the merchants or their attorney, or to cause them to have a competent assignment in places where they may quickly be satisfied, and when such payment or assignment has been made, to receive the indenture from those merchants.

MEMBRANE 6.

Nov 8.
Newcastle-on-Tyne.

To William de Northo, escheator in cos. Kent, Surrey, Sussex and Middlesex. Order not to intermeddle further with the lands which belonged to William de Cheyny in that bailiwick, saving to the king a rent

1334.

Membrane 6—cont.

of 12s. to the castle of Rochester and the fealty due to the king in this respect, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that William de Cheyny held no lands of the king in chief in that bailiwick at his death, but that he held a moiety of the manor of Patrikesburn, co. Kent, except a rood of land and a knight's fee, which sometime belonged to that moiety, which moiety, except the said land and fee, William de Say, formerly lord of that manor, which, together with other lands, was held of Henry III. in chief by barony 60 years ago, gave by his charter to one Alexander de Cheyny, grandfather of William de Cheyny, and to Agnes, Alexander's wife, to hold of the said William de Say by the service of rendering to him a pair of gilt spurs or 6*d.* yearly at Easter and the said rent of 12s. at St. Andrew for every service, and that he held divers other lands of divers other lords by divers services, and that Robert de Cheyny his brother is next heir of the said William de Cheyny, and of full age; and Edward I., on 5 October, in the 24th year of his reign, it being found by a memorandum of the exchequer and by an inquisition taken by Malcolm de Harlegh, then escheator beyond Trent, that the said William de Say long before his death enfeoffed the said Alexander and Agnes of the said manor, which was of the barony of Say, and was held of Edward I. in chief, to hold of the said William de Say and his heirs by the service of a pair of gilt spurs or 6*d.* yearly, doing the customary service at the ward of the said castle, and that he made that enfeoffment without the said king's licence; but the said king, wishing to do special favour to William de Cheyny for his praiseworthy service to Edward I. in Gascony, granted to him that he should hold that manor of the heir of William de Say, then a minor in said king's wardship, according to the form of the said enfeoffment, and took the fealty of William for that manor and ordered it to be delivered to him, together with other lands which belonged to Alexander at his death. By C.

Nov. 15.
Newcastle-on-Tyne.

To the taxers and collectors of the tenth and fifteenth in co. Kent. Order not to molest the master and brethren of the hospital of Osprenge, by reason of the said tenth and fifteenth, but to permit them to be quit thereof, restoring to them anything that they may have levied, as the hospital was founded by Henry III. for the maintenance of a master and brethren and of the weak and infirm there and other alms, and it is so slenderly endowed that the goods of the hospital will hardly suffice for the said maintenance and alms, so that if the hospital is charged with the aids granted to the king by the community of the realm, it will behove the master and brethren to diminish such alms. By C.

Nov. 26.
Roxburgh.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Ralph de Nevill in his account at the exchequer for the time when he was keeper of the temporalities of the bishopric of Durham, lately void and in the king's hand, for 50*l.* which the king lately received from him on loan for the expedition of divers affairs at Loughmaban castle.

By K. and C.

Vacated because otherwise below.

Nov. 23.
Roxburgh.

To John de Bolyngbrok, escheator in cos. Lincoln, Northampton and Rutland. Order to cause reasonable dower to be assigned to Margaret, late the wife of Robert Walkefare, tenant in chief, from all the lands which belonged to her husband in that bailiwick at his death, in the presence of John, son and heir of the said Robert, if he choose to attend, upon her taking oath that she will not marry without the king's licence.

Nov. 25.
Roxburgh.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of William son of Roger de Etheleston, who is insufficiently qualified.

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Membrane 6—cont.

Nov. 18. To Richard de la Pole, the king's butler. Order, without offering any
Newcastle-on-Tyne. excuse, to cause 200 tuns of wine to be purveyed in the port of Kyngeston-upon-Hull and sent to Berwick-upon-Tweed without delay, to be delivered to the receivers of the king's victuals there. By bill of the treasurer.

Nov. 24. To the treasurer and barons of the exchequer. Order to cause allowance
Newcastle-on-Tyne. to be made to Ralph de Nevill of 100 marks for his fee for the time when he was keeper of the temporalities of the bishopric of Durham, lately void and in the king's hands, in his account at the exchequer for the issues of the said temporalities. By K. and C.

Nov. 18. To the treasurer and barons of the exchequer and to the chamberlains.
Newcastle-on-Tyne. Whereas the king is indebted to divers men of London in the following sums respectively, to wit, to Simon atte Gate, 15*s.*; to Reginald Pestell, 48*s.* 2*d.*; to Thomas Tostrang, 44*s.*; to Richard Kyng, 15*s.* 2*d.*, for oxen and meat bought from them; and to Robert de Ely, 59*s.* 6*d.*; to John Jonn, 12*s.*; to Richard de Lambeth, 28*s.* 10*d.*; to Henry Dymmok, 11*s.* 2*d.*; to Richard Jordan, 40*s.* 8*d.*; to Michael atte Hill, 15*s.*; to Richard atte Grove, 39*s.* 8*d.*, and to Robert atte Gate, 14*s.* 6*d.*, for fish bought from them, and to Laurence Burel 40*s.* for oats bought from him for the king's use for the expenses of the household, as they say, and as may fully appear by divers bills under the seal of Richard, bishop of Durham, at the time when he was keeper of the wardrobe, which bills the said men assert that they have, and the said Simon, Reginald, and others have besought the king to order speedy payment to be made to them of the sums which they assert are so owing to them; the king therefore orders the treasurer, barons and chamberlains to view the said bills and to pay the said sums from the treasury without delay if they are found to be due, receiving the bills from the said men or their attorney and charging those who ought to be charged therewith. By C.

Nov. 25. To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge,
Roxburgh. Huntingdon, Essex and Hertford. Order to supersede the exaction made on Robert de Tudenham, son and heir of Eva, late the wife of Robert de Tudenham, for doing his homage, and to release him from any distrainments made for that cause, without delay, as the king, lately wishing to ascertain if Robert was discharged of 10*l.* of his reasonable relief for the manor of Ereswell after the death of Eva, by reason of the homage done by him to the late king for that manor, ordered the treasurer and barons of the exchequer to inspect their rolls and memoranda and inform him of what they should find thereupon, and they certified that it was found in the rolls and memoranda that Robert held and still holds that manor in co. Suffolk of Robert de Scales and not of the king in chief, and that Robert is discharged and acquitted at the exchequer of 10*l.*, at which he was charged, for his relief for that manor, by reason of the homage which he did to the late king in the 6th year of his reign, after the death of Eva, for the said manor, which Eva held of the honour of Boulogne (*Bonon*), and which Robert acknowledged that he held of the late king by the service of two knight's fees as of the said honour, by virtue of divers orders directed by the king and his father to the treasurer and barons of the exchequer, and now the said Robert son of Eva has shown to the king that Robert de Holewell, pretending that he holds the said manor of the king in chief, has unjustly distrained him for his homage thereupon.

Nov. 18. To the treasurer and barons of the exchequer. Order to audit the
Newcastle-on-Tyne. account of Hugh de Courtenay and to allow him his reasonable wages or expenses for the time when he was in the service of the late king, and further to do what belongs to the final issue of his account, as Hugh has besought the king to cause this to be done, as he had been sent to France, in the 19th year of the late king's reign for the expedition of certain of the

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Membrane 6—cont.

said king's affairs there, and 10*l.* were delivered to him upon his expenses in going upon those affairs, which sum is now exacted from Hugh as of a prest made to him upon his said expenses.

Nov. 20.
Newcastle-on-
Tyne.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Adam de Reresby, who has no lands in that county to qualify him.

Nov. 30.
Roxburgh.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Ralph de Nevill in his account at the exchequer, for the time when he was keeper of the temporalities of the bishopric of Durham, lately void and in the king's hands, for the stipends of five chaplains in the manors of Derlyngton, Aukeland, Houeden and Allerton, and in the castle of Norham, which are of the appurtenances of the bishopric, celebrating the divine services in time of that voidance, at 5 marks yearly for each chaplain, and *pro rata* for the time of the said voidance.

Nov. 26.
Roxburgh.

To the same. Order to cause allowance to be made to Ralph de Nevill in his account at the exchequer for the time when he was keeper of the said temporalities for 50*l.* which the king lately received from him as a loan by the hands of Robert de Tanton, the king's clerk, late keeper of the wardrobe, without any warrant being made to Ralph thereupon, for the expedition of divers affairs of the king at the castle of Loghmban, charging the said Robert with that sum.

By K. and C.

Nov. 14.
Newcastle-on-
Tyne.

To the same. Whereas the merchants of the kingdom, on account of great and arduous affairs for the defence of the kingdom against the Scots, and for other reasons, lately granted to the king 10*s.* on each sack of wool, and on every 300 wool-fells, and 20*s.* on each last of hides, taken out of the kingdom, beyond the ancient customs due to the king thereon, from 14 May in the 7th year of the king's reign for the year next following, wherefore, on 29 June following, the king ordered John de Grantham and John de Causton, collectors of the said custom in the port of London, to levy the said custom and to answer for it at the exchequer, and the said collectors have now besought the king to cause them to be discharged at the exchequer of a sum of 74*l.* 18*s.* 10½*d.*, as divers men, both denizen and alien, between the said 14 May and the said 29 June, at which time the collectors had no warrant to levy such subsidy, had loaded their wool, upon which the subsidy would amount to the said 74*l.* 18*s.* 10½*d.*, and had taken it thence to parts beyond, having paid the ancient custom; due thereupon, and had received the king's letters of 'coket' upon this for their warrant from the said collectors, wherefore the collectors could not lawfully exact any payment from them beyond the ancient custom; and the money levied by them under colour of the king's commission of that subsidy after the lapse of the said year from the 14 May, for which they are prepared to answer to the king, greatly exceeds the said sums of 74*l.* 18*s.* 10½*d.* with which the collectors are charged by the treasurer and barons for the king's use, as may fully appear, they say, by that account at the exchequer; the king therefore orders the treasurer and barons to view and diligently examine the said account and all the particulars contained therein, and to examine the rolls and memoranda of the exchequer touching the premises, and if they find by such examination that the collectors will answer to the king for a greater sum than the said 74*l.* 18*s.* 10½*d.* after the lapse of the said year, and that it will therefore be for the greater good of the king to cause the greater sum to be levied after the lapse of the year, then to cause the collectors and the said men to be discharged and acquitted of the said 74*l.* 18*s.* 10½*d.*, receiving from the collectors the said greater sum.

By K. and C.

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Membrane 6—cont.

- Dec. 1. To the sheriff of York. Order to cause a coroner for that county to be
Roxburgh. elected in place of William de Uston, who has no lands in that county to
qualify him.

MEMBRANE 5.

- Dec. 3. To the sheriff of Northumberland. Order not to intermeddle further
Roxburgh. with two parts of the manor of Pont Eland in that county, which he had
taken into the king's hand by virtue of the king's order, directing him so to
take all the lands, goods and chattels of David de Strabolgi, earl of Athol, and
to permit John de Denton, of Newcastle-upon-Tyne, to hold those two parts
if it is found that John acquired them of the earl before he joined the rebel
Scots, as on 4 August, in the 7th year of his reign, the king pardoned John
the trespass which he made in acquiring the said two parts of the earl, who
held them in chief of the king, and in entering upon them without obtaining
the king's licence, and the king granted that John should have and hold the
said two parts of the king and his heirs by the customary services due
thereupon, without let or hindrance of the king or any of his ministers.
- Oct. 18. To William de Rosteleve, escheator in cos. Norfolk, Suffolk, Cambridge,
Topcliffe. Huntingdon, Essex and Hertford. Order not to intermeddle further at
present with all the lands which belonged to Robert du Boys in that
bailiwick, restoring the issues thereof, because the king has learned by in-
quisition taken by the escheator that Robert at his death held no lands of the
king in chief, but that he held divers lands of divers other lords by divers
services, and that Alice du Boys, Robert's sister, is his next heir and
of full age.
- Dec. 4. To the same. Order to cause the reasonable dower of Constance, late
Roxburgh. the wife of Stephen de la More, tenant in chief, to be assigned to Michael
de Anne, her present husband, from all the lands which her late husband
held in that bailiwick at his death, if the said Constance has not hitherto
been dowered from them, as the king gave her special licence to marry
whomsoever she wished so long as she should remain in the king's
faith.
- Dec. 4. To W. bishop of Norwich. Order to cause 250 marks remaining from
Roxburgh. 500 marks which the king granted to him for the expedition of certain
arduous affairs of the king at his request, of which the king caused 250
marks to be delivered to him from the treasury, to be delivered to Edmund
de la Beche, keeper of the wardrobe, or his clerk, who is bearing this writ,
for making certain provisions therewith touching his office, receiving from
the said keeper or his clerk the king's letters obligatory for the said
500 marks, which the king sends to the bishop by the same bearer, restoring
to him other letters obligatory of the king for 1,000 marks delivered to the
bishop on the king's part, to be cancelled in chancery.
- Dec. 1. To William Erneys, escheator in cos. Warwick, Leicester, Nottingham,
Roxburgh. Derby and Lancaster. Order to amove the king's hand from the following
messuages, garden, cottages, oven, plot, rent and three parts, and not to inter-
meddle further with the same, restoring the issue thereof to the present prior
of Coventre, as the king has learned by inquisition taken by the escheator that
William, formerly prior of Coventre, acquired a messuage in Coventre, in the
street of Smytheford, which William de Wolricheston now holds for himself
and his successors, of Vincent le Parker, 10 years before the publication of
the statute of mortmain; and a messuage in the same town and in the same
street which Isabella, late the wife of Nicholas le Frettere holds, of Thomas
Orfevre, 10 years before the said statute; and a messuage in that town, at

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Membrane 5—cont.

the side gate in the angle which belonged to Alan de Waleshale, of Adam le Werroure, 5 years before the said statute; and an oven and three messuages in the same town in 'le Frerelone,' which belonged to Richard de Wyrcestre, chaplain, of Stephen de Wynchecombe, 10 years before the said statute; and a messuage in the same town in Spønnestrete, which Nicholas le Parker now holds, 40 years before the said statute, of Roger de Monte Alto; and 19s. rent in the same town at Crowemulne, which Roger le Hunte now holds, 40 years before the said statute, of Roger de Monte Alto; and 18d. rent in the same town in Greater Park Street (*majori vico parci*), which Roger le Hunt now holds, of Adam le Vyneter, 5 years before the said statute; and a messuage in the same town, near the tenement of Henry de Melton, of Alexander de Gloucestre, 5 years before the said statute; and a messuage in the same town in Gosefordstrete, of Richard de Romeney, 10 years before the said statute; and a messuage in the same town in the common street, which Thomas de Coleshull now holds, of Roger de Monte Alto, 40 years before the said statute; and 12d. rent in the same town from a messuage in Smythefford street, which Roger Purfray now holds, of Roger de Monte Alto and Cicely his wife, 40 years before the said statute; and a certain garden called Erlesorchard, 10 years before the said statute, of Richard le Gardiner; and 5 cottages in the same town, in 'le Westorchard,' of William Pake, 10 years before the said statute; and 20s. rent issuing from a messuage in the same town which Thomas de Meseton now holds, 5 years before the said statute; and a certain plot of land in the same town, called 'Dame Anneisfeld,' of Walter Terri, 5 years before the said statute; and 4s. rent issuing from a messuage in the same town, which Richard de Wyncestre now holds, of Roger de Monte Alto and Cicely his wife, long before the said statute, to wit, in the time of Henry III.; and 23d. rent issuing from two messuages in the same town which John de Ruyton now holds, of the said Roger and Cicely in the time of Henry III.; and three parts of a messuage called 'le Draperie,' in the same town, of Thomas son of John Fabri, Roger de Doggelson and Richard Durant, 10 years before the said statute; and that the said messuages, garden, cottages, oven, plot and rent are held of Queen Isabella in socage, and that the said three parts, at the time of their acquisition, were held of the said prior, and that prior William and his predecessors, from time out of mind, held 2s. rent, issuing from a messuage in the same town, which Richard le Spicer now holds, and 12d. rent issuing from a messuage in Smythesford street, in the same town, which Roger Purfray now holds, as of the right of the foundation of his church of St. Mary, Coventre, which messuages, garden, cottages, oven, plot and rent and three parts the escheator took into the king's hand by reason of a certain inquisition of office by which he found that the present prior and his predecessors had acquired them after the publication of the said statute, without the licence of the king or his progenitors.

Dec. 1.
Roxburgh.

To the same. Order to amove the king's hand from the following messuages, mills, meadow, pasture, rent and two parts, and not to intermeddle further with them, restoring the issues thereof to the present prior of Coventre, because the king has learned by inquisition taken by the escheator that the prior and convent of Coventre acquired of William de Passenham a messuage in Coventre in Smythefford street, which Walter Sicumpa now holds, by virtue of a charter of the king by his licence made in the 5th year of his reign; and a messuage in the same town and street near the tenement of Roger le Bray, of the same William, by virtue of a like charter made in the 7th year of the king's reign, and a messuage in the same town, at the side gate, which Stephen de Melton now holds, of the said William, by virtue of a like charter made in the 5th year of the king's reign; and 12s. rent issuing from a messuage in Little Parkestrete, in the

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Membrane 5—cont.

same town, which Alexander de Bathelinton now holds, of the said William, by virtue of a like charter made in the 7th year of the king's reign; and a messuage in the same town in le Spønnestrete, which Henry le Claver now holds, of Thomas de Poleye, by virtue of a like charter made in the 4th year of the king's reign; and a messuage in the same town in Gosefordestrete, which Laurence de Northfolk now holds, of the said William, by virtue of a like charter made in the 4th year of the king's reign; and a messuage in the same town in Crossechepyng of Thomas de Poley, by virtue of a like charter made in the same year; and a messuage in the same town, in Gosefordestrete, which Peter de Stoke now holds, of the said William, by virtue of a like charter made in the same year; and a messuage in the same town, which Nicholas de Haithale now holds, of the said William, by virtue of a like charter made in the 7th year of the king's reign; and a messuage in the same town, in le Erlestrete, which Adam Makehayt now holds, of Thomas de Poley by virtue of a like charter made in the 4th year of the king's reign; and a messuage in the same town in the same street, which William de Paylynton now holds, of the said William, by virtue of a like charter made in the 7th year of the king's reign; and a messuage in the same town, at the side gate, which belonged to John le Vineter, of the said William, by virtue of a like charter made in the same year; and a messuage in the same town in Smythefordestrete, which belonged to John le Vyneter, of the said William, by virtue of a like charter made in the same year; and a water mill in the same town called 'Bagodesmulne,' with divers messuages before the mill and meadows pertaining thereto, of the said William, by virtue of a like charter made in the 5th year of the king's reign; and a messuage in the same town in Gosefordestrete, which belonged to Robert de Dodefod, of the said William, by virtue of a like charter made in the 7th year of the king's reign; and a messuage in the same town in le Frerelane, which Hugh de Warrewyk held, of the said William, by virtue of a like charter made in the 5th year of the king's reign; and a messuage in the same town at the side gate, of John de Shulton, by virtue of a like charter made in the same year; and a messuage in the same town which Simon de Assheho now holds, of the said William, by virtue of a like charter made in the 4th year of the king's reign; and 20s. rent issuing from a messuage in the same town, in Goseford street, which Thomas de Lilleburn now holds, of the said William, by virtue of a like charter made in the 7th year of the king's reign; and 2s. rent issuing from a messuage in the same town in Goseford street, which Thomas de Ketyryng now holds, of Robert de Guyldentre, by virtue of a charter of the late king made in the 14th year of his reign; and a messuage in the same town before the priory gate, of Robert de Scrapetoft, by virtue of a charter of the late king made in the 19th year of his reign; and a messuage in the same town in Little Parkestrete, of Robert de Guyldentre, by virtue of a charter of the late king made in the 14th year of his reign; and a messuage in the same town which John de Scarvyng now holds, of William de Leycestr[ia], by virtue of a charter of the late king made in the 19th year of his reign; and a messuage in the same town in Houndeslone, which Peter de Tywe now holds, of William de Billesleye, by virtue of a charter of the late king made in the 17th year of his reign; and 10s. rent issuing from a messuage of Robert le Haregrave, in the same town, of Robert de Leycestre, by virtue of a charter of Edward I., made in the 30th year of his reign; and a messuage in the same town in Spønnestrete which Simon le Ropere now holds, of Peter de Blockeleye, by virtue of a charter of Edward I. made in the 33rd year of his reign; and an acre of pasture in Wodemulneheye, of the same Peter, by virtue of a charter of Edward I. made in the same year; and 14s. rent issuing from a messuage in the same town which Alan Boner now holds, of the said Peter by virtue of a charter of Edward I. made in the

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Membrane 5—cont.

same year; and two parts of a messuage called 'le Draperie,' in the same town, of Peter de Blockeeye and John de Warrewyk, by virtue of a charter of Edward I. made in the same year; and 12*d.* rent issuing from two messuages in the same town, which John de Ruyton now holds, of Peter de Blockeeye, by virtue of a charter of Edward I. made in the same year; and a water mill in the same town called 'le Erlesmulne,' with its meadows and other appurtenances, of Adam Olyver, by virtue of a charter of Edward I. made in the 14th year of his reign, which messuages, mills, meadow pasture, rent and two parts the escheator had taken into the king's hands by reason of a inquisition of office by which he found that the present prior and his predecessors had acquired them after the publication of the statute of mortmain, without the licence of the king or his progenitors.

MEMBRANE 4.

Nov. 30.
Roxburgh.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with the temporalities or goods of the abbey of Abyndon, now void by the death of the late abbot, having taken a simple seisin of the abbey within the gates of the same, and restoring the issues thereof to the prior and convent of that place, excepting only the knights' fees and advowsons and the services of the knights' fees which are held of that abbey during the said voidance, according to the form of the grant made by the king to the prior and convent of that house, to have the custody of the abbey and its temporalities during a voidance [*as in Calendar of Patent Rolls, 2 Edward III. p. 345.*]

To John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining. Like order not to intermeddle with the abbey, its temporalities or goods by reason of the said voidance.

The like to William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex.

Nov. 28.
Roxburgh.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot and convent of Waverle monastery, of the Cistercian order or to their attorney, a tun of red wine of the first wines brought to that port in the present season of rack, as the king by his charter granted to them a tun of red wine to be received yearly in that port by the hands of the king's butler or of him who supplies his place there, of the said wines taken to the said port between Christmas and the Purification, for the celebration of masses in that monastery for the souls of all the faithful departed.

Nov. 27.
Roxburgh.

To the treasurer and barons of the exchequer. Whereas the king lately learned that by reason of a recognisance for 10,000 marks made in chancery, to Roger de Mortuo Mari, late earl of March, by James Daudele, while he was a minor and in Roger's wardship, by the king's grant, the sheriff of Stafford was ordered by the king by writ of the exchequer, after the lapse of the terms of payment of the said money, to make known to James that he should appear before the treasurer and barons at the exchequer on an appointed day, now past, to show cause why the said 10,000 marks ought not to be levied of his lands and chattels for the king's use, as the chattels of Roger were forfeit to the king; and because James did not appear when so summoned, as the sheriff has returned in the exchequer, it was considered

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Membrane 4—cont.

that the said money should be levied of the lands and chattels of James for the king's use, and, afterwards at the prosecution of James by his petition before the king and his council, beseeching the king to order that recognisance to be annulled, as it was made by him while he was a minor, the king ordered the treasurer and barons to view the transcripts of the inquisitions *post mortem* of Nicholas Daudele, father of James, whose heir he is, tenant in chief of the late king, which the king sent to them *sub pede sigilli regis*, together with other evidences touching that matter, and having obtained fuller information thereupon, to proceed to the discharge of James of the said money; and now James has informed the king that although it was found by the transcripts of the said inquisitions that he was a minor when he made the said recognisance, yet the treasurer and barons have hitherto delayed to do anything concerning this matter, and James has besought the king to provide a remedy; the king, therefore, in consideration of the laudable service rendered to him by James, now chiefly in war, in staying with the king at his own expense, orders the treasurer and barons to view the transcripts of the said inquisitions so sent to the exchequer, and if they find by inspection of the same that the recognisance was made by James while still a minor, then to proceed to render judgment for the discharge of James of the said money without delay, notwithstanding the aforesaid consideration. *
By p.s. [8313.]

Dec. 1.
Roxburgh.

To John de Peyto the younger, escheator in cos. Gloucester, Worcester, Salop, Stafford, Hereford and the march of Wales adjoining, or to his subescheator in co. Gloucester. Order to deliver to Master Pancius de Controne, the king's leech, a rent of 62s. in the town of Weston Brut, together with the arrears of the same from 23 September in the 3rd year of the king's reign, according to the form of an order sent to William Trussel, formerly escheator beyond Trent, on 6 August in the 5th year of the king's reign [*as in this Calendar, 5 Edward III. p. 255*], the said William Trussel having been amoved from his office before he had executed that order.

Dec. 8.
Roxburgh.

To the sheriff of Huntingdon. Order to cause two verderers for the forest of Wanberge to be elected in place of John Waldechief, deceased, and of Roger de Canti Lupo who is so sick and broken by age that he cannot fulfil the duties of that office.

Dec. 10.
Roxburgh.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order to cause Thomas de Breretwysel and Alice his wife, fourth daughter and co-heir of Robert de Wolryngton, to have full seisin of the purparty of Alice from the inheritance of Robert, according to the partition of the same, as the king lately took the fealties of Robert Danyel of Eton, who married Elizabeth daughter and co-heir of the said Robert, and of William de Brymmesleye, who married Eleanor, second daughter and co-heir, and of Henry de Bolyngbrok, who married Isabella, third daughter and co-heir of the said Robert, tenant in chief of the late king, as the said daughters had proved their age before the escheator, and the king rendered to Robert, Elizabeth, William, Eleanor, Henry and Isabella, the purparties of Elizabeth, Eleanor and Isabella from the said inheritance and ordered the escheator to make a legal partition of all the lands, of which Robert de Wolryngton was seised in his demesne as of fee at his death, into four equal parts, in the presence of John de Ripers, who then held the said lands by the commission of the late king, until Robert de Wolryngton should come of age, if he chose to attend, and to give to Robert, Elizabeth, William, Eleanor, Henry and Isabella full seisin of their purparties according to that partition, retaining in the king's hands the purparty of Alice until further orders [*as at page 78 above*]; and now the

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Membrane 4—cont.

king has taken the fealty of Thomas de Breretwysel for the purparty of Alice, his wife, who has proved her age before the escheator.

Dec. 8.
Roxburgh.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Master Simon de Stanes, the king's clerk, whom the king lately sent to Flanders for the expedition of certain of his affairs there and to whom the king caused 50 marks to be delivered from the wardrobe upon his expenses towards those parts, concerning the same 50 marks, allowing to Simon of the said 50 marks, 13s. 4d. for every day which he shall spend in the said service, in going to those parts, staying there, and returning thence to the king, including the first day of his journey to those parts and the last day of his return, and to deliver to him from the treasury, without delay, what they shall find to be owing to him for such wages beyond the said 50 marks, and also to account with Simon for the costs and expenses incurred in his passage and to deliver to him from the treasury what shall be found to be owing to him for the same by that account.

Dec. 3.
Roxburgh.

Henry Anketil of Stonystratford, the younger, imprisoned at Northampton for trespass of vert and venison in the king's forest of Whytlewade with which he is charged, has letters to Robert de Ufford, keeper of the Forest beyond Trent, or to him who supplies his place in the said forest, to bail him until the coming of the justices next in eyre for pleas of the Forest in co. Northampton.

The following have like letters to the said keeper or to him who supplies his place in the said forest, to wit :

Henry Anketil of Stonystratford, the younger, for trespass of vert in that forest.

William Gryk of Stonystratford, chaplain, for trespass of vert in that forest.

Dec. 6.
Roxburgh.

To the treasurer and barons of the exchequer. Order to supersede the demand which they had made on Edward de Sancto Johanne for the extent of the manor of Estworldham, and to discharge and acquit him thereof at the exchequer, provided that answer is made to the king by the said Edward for that extent for every year, before Monday after Michaelmas in the third year of the king's reign, as the king had ordered Robert Selyman and John de Trevaignon to proceed to take an assize of novel disseisin arramed before John de Stonore and the said John de Trevaignon by John le Mareschal and Constance his wife, against Thomas, son of John de Venuz, and Edward de Sancto Johanne and others concerning tenements in East Worldham, notwithstanding that Thomas was a minor in the king's wardship [*as in this Calendar 3 Edward III., p. 487*], wherefore on the said Monday at Exeter, it was considered by the said Robert and John de Trevaignon, that John le Mareschal and Constance should recover seisin thereof and their damages, which were taxed at 60*l.* as fully appears by the tenor of the record and process of that assize which the king caused to be brought before him in chancery; and now the king has learned from Edward that the treasurer and barons are distraining him for rendering the extent of that manor every year after the rendering of the said judgment.

*Membrane 4—Schedule.**Warantia dierum.*

Feb. 10.
Woodstock.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Order not to put the prior of Christ Church, Twynham, in default for his absence on Thursday, the quinzaine of Hilary last in the suit before them between the king and the said prior, concerning the rendering by the prior to the king of the advowson of a moiety of Eremuth

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Membrane 4—Schedule—cont.

church, in the Isle of Wight, as the said prior was in the king's service by his order on that day. By p.s.

March 1.
York.

To Thomas Bacoun and his fellows, justices of assize in co. Essex. Order not to put Robert son of Roger, prior of London, in default for his absence on Thursday after the feast of St. Laurence last, in the assize of mort d'ancestre, which Laurence son of Henry de Boys arramed before the justices against the said Robert concerning a messuage, 40 acres of land and 3½ acres of meadow in Theyden Boys, as he was in the king's service by his order on that day. By p.s.

June 23.
Barnard Castle.

To the justices of the Bench. Order not to put Robert de Tilneye of Lenne in default for his absence on Monday the quinzaine of Trinity last in the plea before them between Dominic Baude, demandant, and the said Robert, tenant, concerning two messuages in Lenne, as Robert was in the king's service by his order on that day. By p.s.

MEMBRANE 3.

Dec. 13.
Roxburgh.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with the lands which belonged to Isabella de Vescy, in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Isabella held no lands of the king in chief in that bailiwick at her death, but that she held divers lands for life of divers other lords by divers services.

Dec. 17.
Roxburgh.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of John le Fermer, who is insufficiently qualified.

Dec. 8.
Roxburgh.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Roger, son and heir of Thomas de Synythwayt, in his account at the exchequer for the time when the said Thomas had the custody of Pendragon castle and of the chace of Mallerstang, for the accustomed wages for Thomas for the custody of the said castle and chace and for a door-keeper and a watchman in that castle and three foresters of the said chace, from the issues of that bailiwick, according to their discretion.

Dec. 12.
Roxburgh.

To the sheriff of York. Order to cause the defects in the paling about the king's tower of York and between it and the castle there, to be repaired out of the issues of that bailiwick without delay, as the king learns that those defects are in great need of repair, and has ordered the keeper of the Forest this side Trent, or him who supplies his place in the forest of Galtres, to deliver timber sufficient for such repairs to the sheriff, from that forest.

Mandate in pursuance to Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres.

Dec. 10.
Roxburgh.

To the treasurer and barons of the exchequer. Whereas the late king at his death was indebted to the abbot of Thornton in 22*l.* for 30 quarters of wheat and 40 quarters of malt and in 14*l.* of a prest made to the said king by the abbot for the expedition of the Scotch war as is fully contained in the late king's letters patent made thereupon, and in 9*l.* 12*s.* for oats bought from the abbot in the 9th year of the late king's reign as appears by a bill under the seals of Ingelard de Warle, then keeper of the wardrobe, and of Robert de Wodehouse, the king's clerk, then cofferer of the same wardrobe; and in 6*l.* 10*s.* 10*d.* for sheep bought from the abbot for the expenses of the house of the late king in the 5th and 8th years of his reign as appears by

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Membrane 3—cont.

two bills under the seals of the said Ingelard and John de Okham, then cofferer of the wardrobe, which bills are in the abbot's possession, and afterwards, on 19 May in the 2nd year of his reign, the present king, wishing to do special favour to the abbot, granted to him that in the next aid to be made to the king by the clergy or by the community of the realm, full allowance for the said debt should be made to the abbot in the sum which he should be called upon to pay by reason of such aid; and the abbot has now besought the king to cause such allowance to be made to him for that debt in the tenth lately granted to the king by the clergy of the realm as he has not hitherto obtained any payment for those sums; the king therefore orders the treasurer and barons to view the portions of the said tenth now touching the abbot, which are in the exchequer, and if they find that no payment or allowance has hitherto been made to the abbot of the said sums, then to cause those sums to be allowed to the abbot in the said portions according to the tenor of the king's grant, receiving from the abbot the king's letters patent, ordering the collector of such tenth in Kesteven and Lyndes[eye], co. Lincoln, in the province of Canterbury, and the collector of the same tenth in co. York, in the province of York, by the king's writs of the exchequer, to permit the abbot to remain undisturbed for the sums so allowed to him in the said tenth, and to receive the remainder, if any, for the king's use as is fitting.

By C.

Dec. 15.
Roxburgh.

To the taxers and collectors of the tenth and fifteenth in co. Oxford. Order not to molest the master and brethren of the hospital of St. John without the east gate of Oxford by reason of the said tenth and fifteenth on the goods of that hospital, but to permit them to be acquitted thereof, as the hospital was founded by Henry III. for his alms, and is so slenderly endowed, as the king has learned, that its goods hardly suffice for the maintenance of the master and brethren and of the weak and sick there and for other alms, and that if the hospital is charged with the aids lately granted to the king it will behove the master and brethren to diminish the said alms.

Dec. 13.
Roxburgh.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas on 25 July the king sent Master Richard de Bynteworth, his clerk, to the Roman court for the expedition of certain of his affairs there enjoined upon him by the king, who granted to him that he should receive 13s. 4d. for every day that he should remain in the king's service on this side of the sea, and 20s. for every day beyond the sea, until his return to the king, and that his reasonable costs and expenses incurred in his passage to and from those parts, should be allowed to him, and the king caused 50l. to be delivered to Richard in the wardrobe upon such expenses, the king therefore orders the treasurer, barons, and chamberlains to allow such wages to Richard from the said 25 July, inclusive, and to deliver to him from the treasury, what they shall find to be due to him for such wages beyond the said 50l., and to account with Richard for the costs and expenses incurred by them in the said passage, and to deliver to him from the treasury what is found to be owing to him by that account.

By C.

Dec. 20.
Roxburgh.

Robert Rose of Preston, John Blok, Geoffrey le Clerk, Simon Blok, John Alcons, Geoffrey son of Felicia, John son of Simon Kyde, Henry son of Gilbert, William Hermyte and Wichardus his brother, Thomas Baret, Richard le Stedman and John Spark of Prestone, imprisoned at Rokyngham for trespass of vert and venison in the forest of Sauce, with which they are charged, have the king's writ to Robert de Ufford, keeper of the Forest beyond Trent, or to him who supplies his place in the said forest, to bail them until the coming of the justices next in eyre for pleas of the Forest in co. Northampton.

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*Membrane 3—cont.*Dec. 20.
Roxburgh.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with the lands which Ralph le Parker held in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Ralph held no lands at his death of the king in chief, but that he held jointly with Elizabeth his wife, who survives him, divers lands of divers other lords by divers services, for themselves and the heirs of their bodies.

Dec. 15.
Roxburgh.

To the same. Because Elizabeth, eldest daughter and co-heir of John Paynel, tenant in chief of the late king, whom Richard de Gascrik married, has proved her age before the escheator, the king has taken Richard's fealty for the purparty pertaining to him and Elizabeth from all the lands which John held at his death of the late king in chief, the king therefore orders the escheator to make a legal partition of those lands of which the said John was seised in his demesne as of fee, in that bailiwick at his death, into two equal portions, in the presence of Margaret de Daventre, if she choose to attend, who holds those lands until the heirs of John shall come of age, by the king's commission, and to cause Richard and Elizabeth, as eldest daughter, to have full seisin of their purparty, according to that partition, demising to the hand of the said Margaret, the purparty of Margery, the other daughter and heir of John, a minor in the king's wardship, whom John Ponger married, until further orders.

Dec. 16.
Roxburgh.

To John de Bolyngbrok, escheator in cos. Lincoln, Northampton and Rutland. Like order, *mutatis mutandis*, to make partition of the lands of the said John in that bailiwick, delivering the purparty of Elizabeth to the said Richard and Elizabeth, and demising the purparty of Margery to Margaret as aforesaid.]

Dec. 20.
Roxburgh.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver two messuages in the city of Carlisle to Elizabeth, late the wife of Ralph le Parker, having taken the fealty of Elizabeth for those messuages, and not to intermeddle further with the other lands which are held of other lords and which the escheator had taken into the king's hands on Ralph's death, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Ralph and Elizabeth jointly held the said messuages for themselves and their issue of the king in burgage, by the service of rendering to the king yearly for house tax (*husegabulum*) 2*d.* at Easter, for every service, and divers other lands of divers other lords by divers services, and the king gave the escheator power to receive Elizabeth's fealty for the said messuages.

Dec. 22.
Roxburgh.

To the sheriff of York. Order to send to the king, without delay, those 15,000 arrows which the king ordered him to buy and purvey for the king's use, to be delivered to the treasurer and chamberlains. By K.

Dec. 15.
Roxburgh.

To Walter de Creyk, constable of Baumburgh castle. Order to pay to Robert le Porter of Baumburgh, keeper of the gate of that castle, the arrears of 2*d.* daily which he ought to receive for that custody, from the issues of the castle, from the time of that constable, and to pay the said 2*d.* daily henceforth as long as William is constable.

Dec. 28.
Roxburgh.

To the taxers and collectors of the tenth and fifteenth in co. York. Order to have all the money collected and levied by them of the said tenth and fifteenth, with all possible speed, and without making any excuses, at the exchequer to be delivered to the treasurer and chamberlains there for the expedition of certain affairs of the king therewith. By K.

The like to all the taxers and collectors of this tenth throughout England, except in cos. Northumberland, Cumberland, Westmorland,

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Membrane 3—cont.

Norfolk and Suffolk, which said taxers and collectors of Norfolk and Suffolk assigned to William de la Pole, for certain causes, etc. as above.

Memorandum that in the city of London no such taxers and collectors were assigned.

Dec. 30.
Roxburgh.

To Richard de la Pole, the king's butler. Order to cause all the king's old wines at Dublin and Crakfergus in Ireland, to be taken thence to Carlisle and delivered to the receiver of the king's victuals there by indenture, and to cause as many tuns of wine as he shall have removed from those places, to be bought and purveyed of the wines of the present season of rack, and to have them deposited in those places from which the old wines have been so abstracted.

By K. and C.

Dec. 25.
Roxburgh.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Thomas de Geyregrave of York, the king's clerk, whom the king lately sent to W., bishop of Norwich, then in co. Norfolk, for the expedition of certain of the king's affairs with him, and caused 40s. to be delivered to the said clerk from the treasury for his wages, for the days which Thomas so spent in the king's service, in going to the said parts, staying there and returning thence, 40*d.* a day being allowed for his expenses, and cause what they shall find to be due to Thomas beyond the said 40s., to be paid out of the treasury.

1335.

Jan. 4.
Roxburgh.

To Richard de la Pole, the king's butler. Order to cause 500 tuns of wine of the present season of wines of rack, to be bought and purveyed in the duchy of Aquitaine for the king's use, beyond those 200 tuns of wine which the king lately ordered to be purveyed by the butler there, as may best be done for the king's convenience, and to cause 100 tuns of the said 500 tuns to be taken to and stored at London, and the remaining 400 tuns to be taken to Kyngeston-upon-Hull. The king has ordered the constable of Bordeaux to cause proper payment and satisfaction to be made both for those wines and for the freightage of the ships bringing them, from the issues of the duchy.

By C.

To the receiver of the king's victuals at Carlisle. Order to receive from Richard de la Pole, the king's butler, all the old wines now at Dublin and Crakfergus in Ireland, which the king has ordered Richard to deliver to the said receiver by indenture.

By C.

MEMBRANE 2.

Jan. 6.
Roxburgh.

To Thomas de Foxle, constable of Wyndesore castle. The king sends to him John de Eton, chaplain, whom he wishes to be one of the chaplains of the chapel in that castle, in place of Peter de Wytle, late chaplain there, deceased, for celebrating divine services in the chapel every day, ordering the constable to admit John to the castle in the place of Peter, to stay there according to the form of an ordinance made at another time.

Jan. 8.
Roxburgh.

To the sheriffs, bailiffs, purveyors and officers of the household and to the king's other ministers. Order not to molest or in any way aggrieve John de Pulteneye, citizen of London, in his goods, contrary to the form of the king's charter granting to the citizens of London that no purveyor, captor, officer or other minister of the king should make any prises in that city or without of the goods of the citizens thereof, against their will, unless they immediately make due payment of them or can have respite thereof of the good will of the vendor.

Et erat patens.

1335.

*Membrane 2—cont.*Jan. 12.
Roxburgh.

To the treasurer and barons of the exchequer. Whereas lately at the prosecution of the abbot and convent of St. Mary's, York, by their petition before the king and his council in the late parliament at York, showing that all their temporalities together with the manor of Whitegift and the moor of Inglesmore, co. York, were lately taxed at 600*l.* in gross, and that although the abbot and convent or their predecessors had nothing in that manor and moor from the time when they came into the hands of Henry de Lasey, late earl of Lincoln, after that taxation, yet the said abbot and convent were charged with 60*l.* according to the said taxation of 600*l.* for every tenth and other quotas granted to the king or his progenitors by the clergy of the realm, or imposed upon the clergy for the use of the king and his progenitors; and by the said petition the abbot and convent besought the king to cause them and their successors to be discharged of such tenths and quotas touching the said manor and moor; together with certain sums of money which are exacted of them for the arrears of such tenths and quotas by reason of the same manor and moor, and after deliberation in parliament upon the premises, considering that it was not just to charge the abbot and convent with such tenths or quotas touching the manor and moor, unless they were in the hands of the abbot and convent, the king granted that 100 marks by reason of the manor and moor should be deducted from the said taxation, in payments of such tithes or quotas made thenceforth, and that the abbot and convent should pay less, in proportion henceforth by reason of that deduction, in future tenths and quotas, and that a like deduction should be made from the tenths which are exacted of them by summons of the exchequer; and because by the transcript of one of the feet of fines, levied in the court of Edward I. in the quinzaine of Michaelmas in the 30th year of his reign, before Ralph de Ingham and his fellows, justices of the Bench, which transcript the king caused to be brought before him for certain causes, it is found that Benedict, a former abbot of that place, had acknowledged that the manor and moor were the right of the said earl and rendered and released them to him in that court, the king afterwards ordered the treasurer and barons to cause the abbot and convent to have due allowance for the said sums of money exacted of them by summons of the exchequer, for each tenth or quota granted to the king by the clergy or imposed on the clergy, *pro rata* for the said 100 marks from the time of the said recognisance and release; and now the king has learned from the abbot and convent that although the treasurer and barons have made such allowance by virtue of the king's order for 10 marks on a certain tenth and quota which are now running, yet they have refused to make allowance to them for other tenths and quotas paid by them after the said recognisance and release; the king therefore orders the treasurer and barons to cause the abbot and convent to have such allowance for all such payments made by them after the time of the said recognisance and release.

By C.

Jan. 10.
Roxburgh.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with all the lands which belonged to Geoffrey Stulle of Seteryngton, restoring the issues thereof, because the king has learned by inquisition taken by John de Louthre, late escheator in those counties, that Geoffrey held no lands at his death of the king in chief in that bailiwick, but that he held divers lands of Roger Bygot by divers services, and that William Stulle, Geoffrey's son, is his next heir, and of full age.

Jan. 14.
Roxburgh.

To Thomas de Foxle, constable of Wyndesore castle. Order to pay and deliver to the door-keeper of each gate, receiving 4*d.* daily, to Thomas de Routour, one of the viewers of the king's works, receiving 2*d.* daily, to John the gardiner of the king's garden without the castle, receiving 2½*d.*

1335.

Membrane 2—cont.

daily, to four watchmen of that castle, each of whom receives *2d.* daily, and to Ralph de la More, clerk of the king's works in that castle, receiving *2d.* daily, the arrears of such wages and stipends from the time of the constable's appointment, and to pay such wages henceforth as long as he is constable there or so long as the said door-keeper, Thomas, John, watchmen and Ralph shall remain in their offices

To the same. Order to pay to John de Broghton the arrears of his wages from the time of the constable's appointment, and to pay such wages henceforth as long as he is constable, from the issues of that bailiwick, as the late king granted to John the custody of the king's park of Wyndesore and of the manor there to hold for life, receiving for that custody as much as Laurence de Bagshete, deceased, who formerly held it, received for the same.

To the same. Order to pay to John le Venour, keeper of Kenyngton park, receiving *1½d.* daily, the arrears of such wages from the time of the constable's appointment, and to pay such wages henceforth, as long as he is constable and as the said John holds that custody, from the issues of the bailiwick.

To the same. Order to deliver to John Maudyn, the king's parker of the new park of Wyndesore, the arrears of his accustomed wages from the time of the constable's appointment, and to pay such wages henceforth as long as he is constable, from the issues of that bailiwick.

To the same. Order to pay to Ralph de Doddesfold from 28 March last such wages as Alexander le Peyntour was wont to receive while he held the office of supervisor of works in that castle, and to pay such wages henceforth from the issues of the bailiwick as long as Ralph holds that office, as on the said 28 March the king granted to Ralph the office of supervisor of works in Wyndesore castle, and in the manor and park of Wyndesore, and of the palings and hays about the new and old parks of Wyndesore, and in the manor of Kenyngton, and of the enclosure of the wall and paling about Kenyngton park, to hold during pleasure, receiving in that office such wages as Alexander, who formerly held that office, was wont to receive in the same.

Jan. 15.
Roxburgh.

To the treasurer and barons of the exchequer. Order to permit Ralph de Bockyng, steward of the liberty of St. Edmund, to render his account for the issues of that stewardship by his attorney, and to receive the account from the attorney in the place of Ralph, because Ralph is intending divers affairs of the king in co. Suffolk, by his order, wherefore he cannot render his said account in person on the present morrow of Hilary in the exchequer, and the king has granted him permission to render his account by attorney for this term, at his risk.

By K.

Jan. 18.
Roxburgh.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot and convent of St. Edward, Lettele, a tun of wine of the right prise for the present year, to celebrate masses in their church, according to the grant made to them by Henry III. of a tun of wine yearly to be received at Southampton between Christmas and the Purification.

Like order to the same Richard, or him who supplies his place, in favour of the abbot and convent of King's Beaulieu.

Jan. 12.
Roxburgh.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Peter de Haxiholm, who is insufficiently qualified.

Jan. 22.
Roxburgh.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Thomas de Panes, who is insufficiently qualified.

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Jan. 20.
Roxburgh.*Membrane 2d—cont.*

To John de Wodehous, keeper of the hanaper of chancery. Order to pay without delay from the issues of the hanaper, to James de Kyngeston, clerk, lately sent by the king to the North for providing divers ships there for the king's service, 60s.; to Richard de Suthorp, clerk, similarly sent to the West to provide ships, 56s.; and to Ralph de Wolyngham, clerk, likewise sent to Norfolk and Suffolk to supervise the buying of corn there for the king's use, 8s.; also to a certain envoy lately going in the king's service, 7s. 8d.; which sum the king granted to the said James, Richard, Ralph, and the envoy for their travail, and to John Crabbe 10*l.*, which the king granted to him as a gift in subvention of his expenses in coming to the king, to Scotland, and in staying there at the king's wish. By C.

Jan. 24.
Roxburgh.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas on 30 September last the king sent John de Cherleton to Brabant for the expedition of certain of his affairs there, and granted that he should receive 10s. for every day spent on this side of the sea, and 13s. 4*d.* for every day spent beyond the sea in the said service, and that his reasonable costs and expenses incurred in his passage should be paid to him, and the king caused 20*l.* to be delivered to John upon his expenses; the king orders the treasurer, barons and chamberlains to allow the said wages to John from the said 30 September to the present 24 January, accounting with him for his said costs and expenses, and to deliver to him from the treasury without delay what they shall find to be due to him for such expenses and for such wages for the said time, beyond the said 20*l.* By C.

*MEMBRANE 1.*Jan. 10.
Roxburgh.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order to amove the king's hand without delay from a messuage and two bovates of land in Friston, and not to intermeddle further therewith, restoring the issues thereof to Richard son of Benedict de Friston; as the escheator returned that he had taken the messuage and lands into the king's hands because he had found by inquisition of office that the late abbot of Seleby, who held the town of Friston of the king in chief, alienated the said messuage and bovates in fee to Benedict without obtaining the king's licence; and afterwards at the prosecution of Richard showing the king that the abbot, at the time of the said alienation, did not hold that town, nor the said tenements of the king or his progenitors, or of the archbishop of York, and petitioning the king to cause his hand to be amoved therefrom, and the king ordered the escheator to take an inquisition on the premises, by which it was found that Thomas, formerly archbishop of York, who held that town as parcel of the archbishopric, from time out of mind, gave it to a former abbot of Seleby to hold of the archbishop and his successors in frankalmoin, and that one William de Aslaghby, afterwards abbot of Seleby, 52 years ago, alienated the said messuage and land to Benedict, rendering thereof to the abbot and his successors, 20s. yearly, and that the abbot, at the time of that alienation, held the town and tenement of the archbishop in frankalmoin as aforesaid, and the king and divers of his progenitors have confirmed the said charter made by the archbishop to the abbot and convent of that town, that they may have it with all the liberties and free customs thereto belonging, in frankalmoin.

Jan. 15.
Roxburgh.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the prior and convent of the priory of St. Denys near Southampton, or their attorney, a tun of red wine of the first wines brought to that port of the present

1335.

Membrane 1—cont.

season of rack, in accordance with the king's grant to that house, of a tun of red wine to be received yearly in the port of Southampton by the hands of the butler or of him who supplies his place there, of the said wines in that port between Christmas and the Annunciation, for celebrating masses in that priory for the souls of all faithful departed.

Jan. 24.
Roxburgh.

To the prior of Wenlok. Order not to intermeddle further in collecting the tenth from the clergy of Hereford diocese, which tenth was lately granted to the king by the clergy of the realm; although Thomas, bishop of Hereford, had appointed that prior to collect it; the king further orders the prior to deliver without delay any money which he may already have collected to him whom the bishop shall have appointed for this purpose, by the king's order, so that he may answer therefor to the king according to the tenor of the said grant.

1334.

Dec. 30.
Roxburgh.

To Thomas, bishop of Hereford. Order to absolve the said prior from the care of the said tenth, and to appoint in his place some other fit person of that diocese to levy and collect the tenth, who shall answer to the king for the money arising from the same, at the exchequer, and to inform the king of the name of the person so appointed, as the bishop and the other prelates and clergy of the province of Canterbury, in the congregation of J. archbishop of Canterbury at St. Paul's church, London, granted a tenth of their ecclesiastical lands, goods, and benefices, to be paid, one half at the Purification next, and the other half at the Midsummer following, wherefore the king ordered the said bishop among others to elect fit persons to collect and levy that tenth in his diocese, so that they should pay the money to the king at the exchequer on the said dates to the treasurer and barons of the exchequer, without further delay, and to inform the king of the names of the collectors so deputed; and by virtue of the king's order, the bishop appointed the prior of Wenlok, an alien and dative (*dativum*), whom the king for certain causes does not wish to receive and collect such money, passing over several others in that diocese who were fit to perform this duty, as the king has learned. And he had thereof as at another time.

1335.

Jan. 15.
Roxburgh.

To John Darcy, justiciary of Ireland, or to him who supplies his place there. Order to receive the fealty of David de Ardath, archbishop of Armagh, and to cause the temporalities of the archbishopric to be restored to him, provided that the archbishop, before such restitution is made, shall publicly and expressly renounce all words prejudicial to the king and his royal law and the crown, if there are any contained in the bulls of pope John, in the presence of some notary, and the archbishop shall confess that he receives his temporalities from the king's liberality, and shall make a public instrument thereupon, as the cathedral church of Armagh being lately void by the death of Stephen, the late archbishop, the dean and chapter of the church, having sought and obtained from the king the customary licence for electing, elected David to be their archbishop and pastor; and pope John confirmed that election, and afterwards consecrated David to be the archbishop of that place as he has informed the king by his bulls, and though the king's assent was not obtained or required in the premises before the said confirmation, the king wishes to do special favour to the archbishop, who is too infirm to appear in person before him to do his fealty without the greatest danger of his body, and the king has given the justiciary power to receive the fealty of the archbishop in his name, and to restore the temporalities to him.

By p.s.

1334.

Dec. 6.
Roxburgh.

To the abbot of Rameseye. Request to cause 123*l.* 18*s.* 7*d.* which he is bound to pay to the king by reason of his temporalities for the tenth

1334.

Membrane 1—cont.

granted to the king by the clergy, to be paid without delay, to the sheriff of Cambridge and Huntingdon, whom the king ordered to provide divers victuals in his bailiwick, without delay, for his maintenance and that of the lieges with him in Scotland, against the Scots, the king being at present in want of money for such provisions, without regard to any of the terms for the payment of that money or any other order of the king for paying it otherwise. The king has also ordered the sheriff to receive the money from the abbot as aforesaid.

MEMBRANE 37d.

Jan. 25. Thomas de Colvill, knight, acknowledges that he owes to William de Dunstaple. Melton, archbishop of York, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Jan. 26. Thomas de Ask acknowledges that he owes to the abbot of St. Mary's, Dunstaple. York, 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 27. Robert le Conestable of Flaynburgh acknowledges that he owes to Woodstock. Thomas de Ryse of Beverley 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Richard de Anlaghby acknowledges that he owes to the same Thomas 35 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Haukesgarth acknowledges that he owes to Thomas de Fencotes 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

—— Robert de Babbethorp put in his place Henry de Blaktoft, to defend the execution of a recognisance for 19 marks, made by him and Ralph his son, in chancery, to Bonifacio de Peruchiis and John Junctyn, merchants of the society of Peruzzi of Florence.

Memorandum that Thomas de Ryse of Beverley, merchant, came into chancery on 27 January and confessed himself satisfied of 88*l.*, which Robert le Conestable of Flaynburgh, knight, acknowledged that he owed to him in the chancery of the late king, in the 16th year of his reign.

Jan. 27. William de Grenefeld acknowledges that he owes to the master and Woodstock. brethren of the hospital of St. Leonard, York, 6*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 28. William de Ilketon acknowledges that he owes to Matilda, daughter of Woodstock. Gerard de Collum, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

—— Robert Jorce of Birton, knight, puts in his place Robert de Kelm and Henry de Ingelby, clerks, to prosecute the execution of a recognisance for 80*l.*, made to him in the chancery of the late king by William Gasteneys, knight.

Jan. 31. Henry le Vavasour, knight, acknowledges that he owes to Elizabeth, his Woodstock. daughter, 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

The same Henry acknowledges that he owes to Isabella, his daughter, 300 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1334.

*Membrane 37d—cont.*Feb. 4.
Woodstock.

Richard de Acton of Newcastle-upon-Tyne, acknowledges that he owes to Thomas de Karliolo of Newcastle-upon-Tyne, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Enrolment of an indenture made at York on Saturday after the Purification, 8 Edward III. between the aforesaid Thomas of the one part and Richard of the other, testifying that Richard acknowledged in chancery that he owed to Thomas 200*l.*, and Thomas granted that if Richard, by a fine levied in the king's court before the Ascension next, should grant his manor of Whityngton and a messuage and 220½ acres of land in Thrasterton, co Northumberland, to Hugh de Karliolo, chaplain, and to John de Stanynghon, chaplain, to hold for themselves and their heirs, and they shall grant the manor and lands to Richard for life, with remainder at Richard's death to Nicholas son of Richard and to Alice daughter of Thomas and the heirs of their bodies, then the said recognisance shall be void. Dated at York on the day and year aforesaid.

Memorandum, that both Thomas and Richard came into chancery at York on the said day and acknowledged the preceding indenture.

Feb. 7.
Woodstock.

Thomas de Ros of Dousby acknowledges that he owes to William de la Pole, merchant, 18*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Feb. 1.
Woodstock.

Simon Bacoun is sent to the prior and convent of Haylyng to receive such maintenance in that house as Philip Waltroun, deceased, had there.

By p.s. [7519.]

Feb. 3.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause John Vyncent, receiver of the issues of the county of Ponthieu to have respite, until the quinzaine of Easter next, for rendering his account at the exchequer for the time when he was receiver of those issues, and to cause him to be released from any distraint made for that cause, as John cannot appear in person to answer for the said issues for the time when he was receiver, as he has been arrested by the seneschal of Ponthieu. The king has also ordered the seneschal to release John, so that he may be at the exchequer on the said quinzaine to render his said account. By p.s. [7524.]

Mandate in pursuance to the seneschal of Ponthieu.

By the same writ.

Feb. 10.
Woodstock.

William Gower of Stitlum acknowledges that he owes to Master Thomas de Jarum, leech, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 11.
Woodstock.

John son of Geoffrey de Melton, Henry de Middelton, Richard de Bernhill, William Knot of Skelton, the elder, Robert de Belthorp, Thomas de Cave of Hythe, Thomas son of Laurence de Benetland, John de Deneby, John son of James de Laxton and Thomas de Balkholm acknowledge that they owe to Peter de Salso Marisco, knight, 42 marks, 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

John son of Stephen de Redenesse, John son of Geoffrey de Melton and Henry son of William de Middelton acknowledge that they owe to the same Peter, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Peter de Salso Marisco, knight, acknowledges that he owes to William de Melton, archbishop of York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*Feb. 14.
Woodstock.

Robert de Hambury, parson of Stoke church, diocese of Worcester, acknowledges that he owes to Hawisia, late the wife of John de Wysham,

1334.

Membrane 37d—cont.

60*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Worcester.

Feb. 10. To Gerald, general minister of the order of Minorites and to all the
Woodstock. *diffinitores* and friars of that order in their chapter general at Assisi. Request for their prayers for the king and queen and their children.

Feb. 13. Richard Roter of Thorp acknowledges that he owes to the abbot of
Woodstock. St. Mary's, York, 50*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the prior of Montacute of the Cluniac order, who is about to set out to his chapter general at Cluny, to parts beyond the sea, by the king's licence, to cross from that port to these parts, with 20*l.* for his expenses and those of his household, with his horses and equipments.

Feb. 13. To the sheriff of York. Order immediately on sight of these presents to
Woodstock. cause proclamation to be made throughout that bailiwick, that no one, under pain of forfeiture, shall make tournaments or other deeds of arms without the king's special order, and to cause those who disobey the proclamation to be arrested together with their horses, armour and other things, and kept safely in prison until further orders.
By p.s. [7538.]
[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Feb. 21. To William de Clynton, constable of Dover castle and warden of the
York. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the prior of Lewes, of the Cluniac order, who is about to set out to his chapter general at Cluny, by the king's licence, to cross from that port with his men, horses and equipments, and reasonable expenses for himself and his household.

MEMBRANE 36d.

Jan. 30. To the mayor and bailiffs of York. Whereas the statute of Winchester
Woodstock. in the time of Edward I. ordained the keeping of watch and ward and the treatment of vagrants, and in the statute of Northampton passed in the 2nd year of the king's reign, it was ordained that no one except a minister of the king should use armed force or go armed in fairs, markets, etc. under pain of loss of his arms and imprisonment during pleasure, and in the statute of Westminster, in the 5th year of the king's reign, it was ordained that suspected persons should be arrested and delivered to the bailiffs or sheriffs, to be kept in prison until the coming of the justices; and now the king has learned that several malefactors and disturbers of the peace, not respecting these statutes, making assemblies and illicit gatherings both by day and night in York, its suburbs and neighbourhood, go about armed and lie in wait for those coming and going to and from that city, and staying there, both the king's ministers and other lieges, and beat, wound and rob them; and not content with this, they have gone by night to the hotel of Master Robert de Ayleston, the treasurer in that city, in whose custody are the treasures, jewels and other secret memoranda of the treasury, and to the king's wardrobe, in a great multitude with armed force, and have broken the doors of the hotel and wardrobe, insulted the treasurer and the king's men, and feloniously taken and carried away the jewels and other secret things as far as they were able (*pro viribus satagendo*), and they daily commit like evils in the said city and suburbs, for which things the mayor and bailiffs

1334.

Membrane 36d—cont.

have applied no remedy, as they ought, and because the king does not wish such crimes to remain unpunished, chiefly because the chancery, exchequer and Common Bench are now in that city and the people are daily coming to the city for that cause, the king therefore orders the mayor and bailiffs to arrest all such malefactors without delay and imprison them at York, so that none of them may be released without the king's order, and to find out by inquisition the names of such malefactors and of those who harbour them, and to arrest all those who are found guilty, and likewise keep them in prison, so that the king may not have to complain of the negligence of the mayor and bailiffs.

Feb. 8. Thomas de Fournyvall acknowledges that he owes to William, archbishop of York, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Furnivall, knight, acknowledges that he owes to John de Mounteneye of Waddeslay, 44*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John de Multon, the younger, and Alan 'the Yung' of Couton, acknowledge that they owe to Peter de Saltmerssh, knight, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Feb. 10. William de Holthorp of Friton, the younger, acknowledges that he owes to William, parson of Epworth church, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 5. To Louis, count of Flanders. The king sends to him certain of his lieges to treat concerning the trespasses, dissensions and injuries between the subjects of the king and those of the count [*as at page 189 above*]. [*Fœdera.*]

Feb. 5. To Master Simon de Stanes. Order, under pain of forfeiture, to come immediately to London, to set out thence to Flanders with Robert de Kelleseye, Reginald de Conductu, and John de Causton whom the king has appointed with him to be special envoys to inquire into the said affairs and to do all things relating thereto, so that he shall be at Bruges four days before the middle of Lent next.
By p.s. [7529.]
[*Ibid.*]

To John de Pulteneye, mayor of London. Order to enjoin the one of the said Robert, Reginald or John, whom he shall consider the most fit to perform the above duty, to accompany the said Simon to Flanders, under pain of forfeiture, and to be at Bruges on the said day. By the same writ.
[*Ibid.*]

Memorandum, that on 20 January, 7 Edward III., the king, then being at Dunstaple, granted to Sir Michael de Wath, his clerk, the custody of the chancery rolls, to hold in the same manner as Master Henry de Clyf, deceased, had that custody, and ordered Sir Henry de Edenestowe, Sir Thomas de Baumburgh, and Sir John de Sancto Paulo, then keepers of the great seal, to deliver the said rolls to Michael, as appears in a writ of privy seal which is on the files; and Michael, on 9 February following, in the presence of those keepers and other clerks of chancery, in the abbey of St. Mary's, York, took the oath to exercise that custody well and faithfully, and the said John and William de Brauncewell, executors of the will of the said Master Henry, delivered all the rolls, writs, inquisitions, records, processes and other memoranda of chancery in their custody at York, and the keys of the chests in which the other rolls, etc. of chancery in the Tower of London then were, to the said Michael on the same day, by virtue of a writ of the king directed to them.

1334.

Membrane 36d—cont.

Jan. 29. Brother Leonard de Tybertis, prior of the Hospital of St. John of Woodstock. • Jerusalem in England, acknowledges that he owes to Dynus Forsetti, Alexander de Barde, Francis Grandoni and their fellows, merchants of the society of the Bardi of Florence, 400 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

The same prior acknowledges that he owes to the same Dynus, Alexander, Francis and their fellows, 250*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—The chancellor received the acknowledgment.

The same prior acknowledges that he owes to Stephen Huguicionis, John Baruncelli, John Junctin, James de Peruch[iis], Henry Accursi and their fellows, merchants of the society of the Peruzzi, 400 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The chancellor received the acknowledgment.

Feb. 18. Nicholas de Hewyk, knight, acknowledges that he owes to William de la Pontefract. Pole, merchant, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 35d.

Feb. 5. To Master Henry de Cantuar[ia], the king's clerk. Order, immediately Woodstock. upon sight of these presents and without making any excuses, to go to Flanders, together with the lieges whom the king has appointed to be proctors, commissaries and special envoys, to diligently inquire into the truth concerning the contentions, disputes, robberies, trespasses and damages committed both by land and sea by the people and inhabitants of the kingdom and the people and inhabitants of Flanders, in England and Flanders, and to do and fulfil for the king and his people all things which pertain to them, as is fully contained in the letters patent made thereupon; so that Henry shall be at the town of Bruges four days before the middle of Lent next, to treat upon the said affairs, under pain of forfeiture.

The like to Robert de Kelleseye, citizen of London.

Feb. 20. To R. bishop of Durham. Order to grant to Henry de Burewell, clerk, York. whom the king sends to him, such annual pension from his chamber as the bishop is bound to render one of the king's clerks by reason of his new creation, until he shall have provided the said clerk with a competent ecclesiastical benefice.

By p.s. [7544.]

Memorandum, that on 17 February, 8 Edward III., Sir Henry de Edenestowe, Sir Thomas de Baumburgh and Sir John de Sancto Paulo, keepers of the great seal, delivered that seal by the king's order, in a certain bag under their seals, to J. archbishop elect and conformed of Canterbury, the chancellor, in the chamber of the chancellor in the abbey of St. Mary's, York, in which he was lodging, in the presence of Master Robert de Stratford and Sir Michael de Wath, keeper of the chancery rolls, and of Master John de Blebury, clerk of chancery, and of others there; and the chancellor received the seal from the said keepers and caused it to be opened on the morrow in the church of the abbey, and writs and letters patent to be sealed therewith.

Feb. 22. Roger de Chaundos, knight, acknowledges that he owes to Philip de York. Hambury 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Feb. 24. Thomas de Furnivall, knight, acknowledges that he owes to Peter Gerard York. of Shrewsbury 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

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*Membrane 35d—cont.*Feb. 25.
York.

Edmund de Nevill, knight, acknowledges that he owes to Roger, bishop of Coventry and Lichfield, 26 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment.

William de Denum, knight, acknowledges that he owes to William, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment; acknowledged by Master Richard de Snoweshull, the archbishop's attorney.

John, archbishop elect of Canterbury, and Master Robert de Stratford, parson of Stratford church, acknowledge that they owe to Ascelin Symonet, merchant of Lucca, and to Bindus Gile of Florence, 693*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cancelled on payment.

Robert de Sprottele, parson of the Esthildesle church, and Roger, his brother, acknowledge that they owe to Master Bernandus Vynent, proctor of Sir Reymund de Farges, cardinal, parson of the church of Hornese, 285 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Roger de Ledes acknowledges that he owes to Robert de Neuwerk 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Neuwerk acknowledges that he owes to Roger de Ledes 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Feb. 24.
York.

To the treasurer and barons of the exchequer. Order to cause the abbot of Abyndon to have respite until Michaelmas next for 160*l.*, which he owes to the king, and which are exacted of him by summons of the exchequer, which respite the king has granted to him as a favour. By K.

Feb. 26.
York.

John Allayn acknowledges that he owes to William le Blound the elder, and to John le Blound his son, knights, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Enrolment of an indenture testifying that whereas John Allayn has enfeofed William le Blound, the elder, and John le Blound his son, knights, of the manor of Theken Apeltre, by his charter to hold for ever, as John Allayn held it of the gift and enfeofment of John de Stone, and as the said John Allayn made a recognisance to the said William and John for 100*l.* sterling on 26 February, the said William and John have granted that if they or their heirs are not impleaded for the said manor by John Allayn, Alice his wife, or their heirs, the said recognisance shall be annulled, and John Allayn grants that if William and John are impleaded for the said manor by him, Alice and their heirs, so that they lose it, then the recognisance shall remain in force. Dated at York, 28 February, 8 Edward III. *French.*

Memorandum, that John Allayn, William le Blound, and John his son, came into chancery at York on 28 February, and acknowledged the preceding indenture.

Feb. 26.
York.

William, prior of St. Katherine's without Lincoln, acknowledges for himself and convent that they owe to Ascelin Simonet of Lucca 333*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

1334.

Feb. 27.
York.

William la Zousche Mortymer and Hugh le Despenser, knights, Master Roger de Mortymer, archdeacon of Wells, Thomas de Castro Goderici, parson of Merlowe church, diocese of Lincoln, Master William de Kenemerton, parson of the church of Flamsted, of the same diocese, and John de Hampslap, parson of Stanton church, diocese of Ely, acknowledge that they owe to Ascelin Symonet, merchant of Lucca, 266*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Worcester.

*Membrane 35d—cont.**Cancelled on payment.*

The same William, Hugh, Roger, Thomas, William and John acknowledge that they owe to Guy de la Chouche, merchant of Lucca, 1,600*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Warwick.

William la Zousche of Mortimer, acknowledges that he owes to Hugh le Despenser, Master Roger de Mortuo Mari, archdeacon of Wells, Thomas de Castro Goderici, parson of Great Merlowe church, diocese of Lincoln, Master William de Kynemerton, parson of Flamstede church, of the same diocese, and John de Hampslap, parson of Stanton church, diocese of Ely, 1,866*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Geoffrey de Clynton, parson of Haddon church, diocese of Lincoln, acknowledges that he owes to Gilbert de Chishull, parson of Morton church, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

*Cancelled on payment.*Feb. 24.
York.

Robert de la Chapelle is sent to the prior and convent of Luffeld to receive such maintenance from that house as John Cloer, deceased, had there, at the request of Edward I. By p.s. [7573.]

Feb. 28.
York.

Gilbert de Chishull, parson of the church of Morton near Buckingham, diocese of Lincoln, acknowledges that he owes to Robert de Bilestorp, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in that diocese.

Thomas son of William de Thornteton of Neuton, acknowledges that he owes to William Starre, Robert de Marton, Isabella, late the wife of William de Thornteton and William de Kirkeby, executors of the will of William de Thornteton, 66*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

*MEMBRANE 34d.*Feb. 28.
York.

William de Bohun, knight, acknowledges that he owes to Ada, late the wife of John de Sancto Philiberto, to John de Sotton, John de Illeye and John de Blakenham, executors of the will of John de Sancto Philiberto, 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Suffolk, Essex, Lincoln and Buckingham.

Cancelled on payment.

John, archbishop elect of Canterbury, and Master Robert de Stratford, parson of Stratford church, acknowledge that they owe to Ascelin Symonet, merchant of Lucca, and Bindus Gile of Florence, 866*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Kent.

March 1.
York.

William Trussebot, knight, acknowledges that he owes to William de Swylyngton, parson of Motton church, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1334.

Membrane 34d—cont.

Richard de Moseley acknowledges that he owes to John de Wodehous, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Roger de Staunford, parson of St. Peter's church, Staunford, diocese of Lincoln, acknowledges that he owes to Gilbert de Wygeton, parson of Botelesford church, 80 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Gilbert de Colwen, knight, acknowledges that he owes to William Engleys, 'le cosyn,' 40 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

March 2.
York.

William de Ros of Hamelak acknowledges that he owes to Ralph Basset of Drayton 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

George Salvayn, knight, and Gerard Salvayn of Brunneby, acknowledge that they owe to William Deyncourt, knight, 6 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Richard Surreys of Northalverton, and Robert son of Peter Baret of Thornteton *in vivario*, acknowledge that they owe to Thomas de Keteryngham 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Thomas de Ros of Dousby, the elder, acknowledges that he owes to Hugh son of Thomas de Cressy of Selston 32 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Walter de Sywardeby acknowledges that he owes to John de Mounceaux 12*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

— Ebulo Lestraunge puts in his place Henry de Ingelby and John de
— Codyngton, clerks, to prosecute the execution of a recognisance for 10 marks made to him in chancery by Robert de Wadenho, parson of Twywell church.

— John de Farendon, clerk, puts in his place William de Burgh, clerk, and
— Richard de Sadyngton, to prosecute the execution of a recognisance for 100*s.* made to him in chancery by John Pipard, vicar of Mintemor church.

William de Ros of Hamelak, knight, acknowledges that he owes to Edward de Bohun, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

March 3.
Pontefract.

William Stury of Shrewsbury acknowledges that he owes to Walter de Mauny, knight, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

Thomas de Keteryngham acknowledges that he owes to the same Walter 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William de Skargil, knight, acknowledges that he owes to John de Breouse, knight, 240 marks; to be levied, in default of payment, of his lands and chattels in co. York.

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Membrane 34d—cont.

Walter son of Richard le Taverner of Newerk acknowledges that he owes to William de la Pole of Kyngeston-upon-Hull, merchant, 240*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Alice, late the wife of John Gouwer, knight, acknowledges that she owes to William de Thweng, knight, 40*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

March 3.
York.

To the treasurer and chamberlains. Order to cause Matilda, late the wife of William de Burgo, earl of Ulster, to have respite until Michaelmas next for 36*l.* 2*s.* 4½*d.* which she renders to the king for the ferm of the manors of Northfambrugge, Shire and Waddon, unless the king orders otherwise in the meantime, and to release her from any distraint made on that occasion, as the king has granted her that respite by special favour.

By K.

March 4.
Pontefract.

Philip de Buketoft acknowledges that he owes to Thomas de Ketryng-ham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Richard Talbot, knight, acknowledges that he owes to William de Monte Acuto 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Simon Bonyng acknowledges that he owes to John de Warrena, earl of Surrey, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

The same Simon acknowledges that he owes to the same earl 160 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Richard son of Ralph de Esthorp acknowledges that he owes to John Dellerker, clerk, 4*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 5.
Nottingham.

William Tortemayn and Alice, late the wife of Thomas de Smythwayt, acknowledge that they owe to Simon de Grimesby 40 marks; to be levied, in default of payment, of their lands and chattels in co. York.

March 7.
Nottingham.

Richard de Denton, knight, acknowledges that he owes to William, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

William, abbot of Newminster, acknowledges that he owes to Thomas de Baumburgh, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Enrolment of deed by which William son of William de Stopham acknowledges that the manor of Weston, near Oteley, co. York, belongs of right to Sir John de Roos, son of Sir William de Roos of Hamelak, and granting that the said manor, which Alice, late the wife of William de Stopham, grandfather of the said William son of William, holds for life, of the said William son of William's inheritance, with reversion to him and his heirs at Alice's death, shall remain to Sir John de Roos, to hold for himself and his heirs for ever. Witnesses: Sir Ranulph Blaumouster, Sir Richard Waleys, Sir John de Rythre, Sir Walter Faucomberg, knights, Thomas Deville, Laurence de Arthyngton, Laurence de Castelay, John de Ocklesthorp. Dated at York on 5 March, 8 Edward III.

Memorandum, that the said William came into chancery at Doncaster on 11 March and acknowledged the preceding deed.

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*Membrane 34d—cont.*March 16.
Towcester.

William, master of the hospital of St. John, Northampton, acknowledges, for himself and the brethren of the hospital, that they owe to Thomas de Evesham, Simon de Evesham, and John de Stoke, executors of the will of Reginald de Evesham, late parson of Kislyngbury church, 16*l.* 10*s.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Northampton.

*Cancelled on payment.**MEMBRANE 33d.*

Enrolment of general release by Richard de Grey, lord of Codenoure, one of the executors of the will of Sir John de Grey, to Sir Ralph Basset of Drayton. Witnesses: Sir William de Herle, Sir Richard de Wylughby, Sir Robert Jorce, knights; William Bretoun, Edmund de Assheby. Dated at York on 1 March, 8 Edward III. *French.*

Memorandum, that the said Richard came into chancery at York on 4 March, and acknowledged the preceding deed.

Enrolment of general release by Ralph Basset of Drayton, to Sir Richard de Grey, lord of Codenoure, Sir John Amary, Robert parson of Great Brikhull church, Thomas de Hemyngnford, John de Chetingdon and Alexander de Saunterdon, executors of the will of Sir John de Grey. Dated at York, on 1 March, 8 Edward III. *French.*

Memorandum, that Richard came into chancery at York on 4 March and acknowledged the preceding deed.

March 4.
Pontefract.

Richard de Grey of Codenoure acknowledges that he owes to Ralph Basset of Drayton 800 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Enrolment of indenture testifying that Sir Richard de Grey of Codenoure is bound to Sir Ralph Basset of Drayton in a recognisance for 800 marks, and Ralph grants that if Richard or his heirs or any other shall pay 400 marks on the terms fixed, then the recognisance shall be annulled, but shall otherwise remain in force. Dated at York, 4 March, 8 Edward III. *French.*

Memorandum, that both Ralph and Richard came into chancery at York on the said day and acknowledged the preceding indenture.

March 2.
York.

To Henry de Bello Monte, earl of Boghan. Edward, king of Scotland, granted the county of Strathern, then in the royal hand by the forfeiture of Malisius, the late earl, a rebel, to John de Warena, earl of Surrey, in recompense for his expenses and labours in the war of Scotland; but now, as is said, Malisius is striving for the recovery of this county, and for the revocation of his forfeiture to be made by persons well disposed to him and suspect to the other side, and it is not right that what has been ordained by the council of the chief men should be so lightly revoked by suspect men, wherefore the king has written to the king of Scotland requesting him to order the said affair to be treated by the peers and other chief men of Scotland, not suspect, and the king trusts that the earl will use his best endeavours to prevent a sudden process being made before him or before him who supplies his place. [*Fœdera.*]

To Edward, king of Scotland. Request to cause the above matter to be decided as aforesaid with proper deliberation, so that the earl of Warrene and others in like case may not be compelled to bethink them of another remedy. [*Ibid.*]

1334.

Membrane 33d—cont.

Enrolment of a deed showing that whereas William son of William de Stopham recognised his manor of Weston near Ottelay, co. York, to belong of right to Sir John de Roos, son of Sir William de Roos of Hamelak, and granted that the said manor, which Alice, late the wife of William de Stopham, holds for life of his heritage, with reversion to William at her death, should remain to the said John de Roos, the said Alice acknowledges herself to be attornied (*attorne*) to the said John of the said manor according to the form of the letters patent under the seal of William son of William de Stopham. Dated at York, the 6 March, 8 Edward III. *French*.

Memorandum, that Alice came into chancery at York, on 8 March, and acknowledged the preceding deed, and John de Sancto Paulo received the acknowledgment in chancery on that day.

March 9. Conan son of Henry acknowledges that he owes to William, archbishop
Woodstock. of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 8. John, bishop of Carlisle, and Geoffrey, prior of Carlisle, acknowledge that
Woodstock. they owe to the same archbishop 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Cumberland.

Cancelled on payment.

John, bishop of Carlisle, acknowledges that he owes to Geoffrey, prior of Carlisle, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Master Walter de Burle, prebendary of Shaldeford in the church of Wells, acknowledges that he owes to John de Sancto Paulo, John de Tiddeswell, Nicholas de Fontibus and William de Brauncewell, executors of the will of Master Henry de Clif, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

March 9. Thomas son of Nicholas Crumpe of Coventre acknowledges that he owes
Woodstock. to Roger le Hunte of Coventre, merchant, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

MEMBRANE 32d.

March 3.
York.

To the sheriff of York. Order to cause proclamation to be made in cities, boroughs, market towns, and other fit places that all wool, hides and wool-fells bought before the quinzaine of Trinity next shall be taken to the places when the staples were formerly ordained; and shall pay custom there, and that no merchant or other shall take such wool, etc. out of the kingdom before that date before he has paid such custom, under pain of forfeiture, and that after that date merchants may take their wool, etc. out of the kingdom as they were accustomed to do before the ordinance of the staple, because the king revoked the ordinance of the staple at the request of parliament, and he will ordain concerning the collectors, weighers, controllers, weighing beam, coket, and other things touching the collection of the said custom, as he shall see fit before the said quinzaine. By K. and C. [*Fœdera.*]

The like to all the sheriffs of England, and to the following :

The bishop of Durham.

Edward, earl of Chester, or his justice, or him who supplies the place of that justice.

The constable of Dover castle and warden of the Cinque Ports.

The justiciary of Ireland.

The justice of North Wales.

The justice of South Wales. [*Ibid.*]

1334.

Membrane 32d—cont.

March 16. To the abbot and convent of Tavystok. Order to grant to Philip de
Towcester. Weston, clerk, such pension from that house as they are bound to grant to
one of the king's clerks by reason of the new creation of the said abbot, to
be received by Philip until the abbot and convent shall provide him with a
competent ecclesiastical benefice. By p.s. [7652]

Vacated because it was surrendered.

March 1. To the treasurer and barons of the exchequer. Order to cause James le
York. Botiller of Ireland, earl of Oremond, to have respite until Michaelmas next
for all the debts which he owes to the king at the exchequer, both his own
debts and those of his ancestors, unless the king orders otherwise in the
meantime. By K. and C.

March 3. To Robert de Ufford, keeper of the Forest beyond Trent. Order to
York. cause the park of Northwell of Margaret, countess of Kent, which was
taken into the king's hand because it was not enclosed according to the
assize of the Forest, to be replevied, if it may be replevied according to that
assize, until the coming of the justices for pleas of the Forest in that county.

March 2. To William de Clynton, constable of Dover castle and warden of the
York. Cinque Ports, or to him who supplies his place in the port of Dover.
Order to permit Master Itherius de Concoreto, nuncio of the pope and of
the Holy See in England, who is about to set out to parts beyond the sea,
by the king's licence, to cross from that port with his horses, men and
equipments. By K.

Arnold Pelegrini, yeoman of the bishop of Albano, cardinal of the
Roman church, has a like writ, who lately came to England for certain
affairs touching the cardinal, and is now about to return to the Roman
court with his horses and men. By K.

March 3. To the treasurer and barons of the exchequer. Order to cause the men
York. of Northumberland to have respite until Midsummer next for the tenth
and fifteenth granted to the king, and to release them without delay from
any distraint made for that cause, as the king has granted them this respite
in consideration of the damage which they have suffered by the inroads of
the Scots. By pet. of C.

To the collectors of the tenth and fifteenth in co. Northumberland.
Order to supersede the levying of the tenth and fifteenth in the said county
until the said feast. By pet. of C.

March 8. To John Bret. Although the king lately committed to John de Oxon[ia]
Woodstock. the custody of cos. Nottingham and Derby from Easter next, during plea-
sure, and ordered John Bret to deliver the said counties with the rolls,
writs, memoranda and all other things touching that office which are in his
custody, to the said John at Easter, yet because the king has now com-
mitted to Roger Deyncourt the custody of those counties from the said
Easter, during pleasure, he orders John Bret to deliver the counties,
together with the rolls, etc., to Roger by indenture, notwithstanding the
previous order.

March 25. To the treasurer and barons of the exchequer. Order to permit John
Rockingham. de Scures, sheriff of Southampton, to have respite until Midsummer
next for rendering his account for that county, unless the king orders
otherwise in the meantime, as John is intending divers affairs of the king
by his order, wherefore he is unable to be present to render his account in
the exchequer on the morrow of the close of Easter next. By K.

1334.

March 2.
York.

To the sheriff of Norfolk. Writ for payment to Constantine de Mortuo Mari and Robert de Erpyngnam, knights of that shire, for their expenses in coming to the parliament at York on Monday before St. Peter in Cathedra last, staying there and returning thence, of 8*l.* 8*s.*, to wit for twenty-one days at 4*s.* a day each.

By K. and C.

The like for various sums to the sheriffs of other counties for the knights of their respective counties [*as in 'Return of Members of Parliament,' p. 103, omitting* John de Sully of co. Dorset, John son of Sir John de Enfeld of co. Middlesex, William de Cheyny, knight, of co. Sussex].

To the bailiffs of Norwich. Writ for payment to Thomas But and Peter de Hakeford, citizens of that city, for their expenses in attending the aforesaid parliament, of 4*l.* 4*s.*, to wit for 21 days at 2*s.* a day each.

By K. and C.

The like for various sums in favour of the citizens and burgesses of other cities and boroughs [*as in 'Return,' omitting* Wallingford and Windsor, co. Berks; Hugh Alibon of Derby, co. Derby; Melcombe Regis and Shaftesbury, co. Dorset; John son of Nicholas of Huntingdon, co. Huntingdon; John de Hallebergh of Canterbury, and Rochester, co. Kent; Richard le Clerk of Leicester, co. Leicester; Grimsby, co. Lincoln; London, city; Roger de Brisele of Great Yarmouth, co. Norfolk; Thomas Kyng of Northampton, co. Northampton; John de Falle of Oxford, co. Oxford; Roger Cole of Bath, Bridgwater and Wells, co. Bath; Portsmouth, co. Southampton; William Dyngel of Stafford, co. Stafford; Dunwich, co. Suffolk; Guildford, co. Surrey; William de Chudeham of Chichester, Arundel, Lewes, Midhurst and Shoreham, co. Sussex; John des Croupes of Warwick, co. Warwick; Appleby, co. Westmorland; and Wilton, co. Wilts].

MEMBRANE 30*d.*March 31.
Rockingham.

John de Chistenhurst of Edelmesbrigg acknowledges that he owes to William Mauntel 8 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

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————

John de Sandhurst puts in his place Master John de Langetoft and Richard de la Haye, clerk, to prosecute the execution of a recognisance for 23*l.* 6*s.* 8*d.* made to him in chancery by Richard le Moign of Brampton, parson of Buckebrok church.

March 2.
York.

To Henry de Pembrugg, Robert de Aston and Adam Lucas. Whereas lately at the prosecution of Henry, earl of Lancaster, showing to the king that the abbot of Tyntern raised divers weirs in the water of Wye (*Weya*), to wit the weirs of Blikeswere, Itheleswere, Asshewere, Waldere, Plumwere, Stawere, Bathyngwere and Brocwere, higher than was accustomed to be done in times past, so that boats and ships with wines, victuals and other lading could not cross to the earl's town of Monemuth and to other parts adjacent by that water, to the danger of the earl and of all the men of those parts who wished so to cross, the king appointed the said Henry, Robert and Adam to supervise the said weirs and to hold an inquisition if necessary by the men of cos. Gloucester and Hereford concerning the matter in the presence of the abbot, if he chose to attend, and to cause the said weirs to be lowered (*deexaltari*) to their former state if it was found that they were so raised, to the damage of the earl and men of those parts and of those wishing to cross in boats and ships, higher than they were wont to be raised, in past times; and afterwards, at the prosecution of

1334.

Membrane 30d—cont.

the abbot, showing the king that the said Henry, Robert and Adam and others had thrown down by their order two of the said weirs, to wit Itheleswere and Asshewere, and intend to throw down the remaining weirs, and beseeching the king by his petition before him and his council to cause the execution of the said commission to be superseded, as all the said weirs, except a moiety of the weir called Blikeswere, are within the liberty of Strogoill in Wales, belonging to the king's uncle, Thomas, earl of Norfolk and marshal of England, and are without the body of every other county in England, the king appointed Robert de Sapy, William de Bradelwell, and Robert Dapetot to take an inquisition by the men of co. Gloucester and of that liberty to find if the said weirs are in Wales and without the body of co. Gloucester and every other county of England, as the abbot asserts, or whether they are in co. Gloucester, as is supposed in the same commission; the king therefore orders the said Henry, Robert and Adam to supersede the execution of the said commission in the meantime.

Renewed by the chancellor and council.

MEMBRANE 29d.

March 1.
York.

To the treasurer and barons of the exchequer. Order to cause the men of the bishopric of Durham in co. Northumberland to have respite until Michaelmas next for a fine of 1,000 marks, as the bishop of Durham has besought the king by his petition before him and his council in the present parliament to order justice to be done to him and the said men in this matter, upon their discharge of the said fine, as an eyre of justices in the bishopric of Durham, which is parcel of co. Northumberland, ought not to be summoned, and has not been summoned in past times except an eyre has first been summoned in co. Northumberland, and the king caused an eyre to be summoned in the liberty of the bishopric in the last voidance of the same without such an eyre having first been summoned in co. Northumberland, wherefore the men of that bishopric made a fine with the king by 1,000 marks, so that the king might cause the said eyre to be superseded, the king has therefore given the said men the respite for that fine as aforesaid, so that he may cause deliberation to be taken upon the premises in the meantime and cause justice to be done.

By pet. of C.

March 29.
Rockingham.

Margery, late the wife of Walter de Matham, and Henry de Slapton, chaplain, acknowledge that they owe to John, archbishop elect of Canterbury, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

March 30.
Rockingham.

Robert, abbot of Whallay, acknowledges that he owes to the king 300 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lancaster.

Memorandum, that the king ordered the said recognisance to be cancelled, by writ of privy seal, as appears by the said letter which is on the files of chancery.

March 5.
York.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit William, prior of Ravendale, of the Premonstratensian order, who is about to set out by the king's licence to his house at Beauport (*Bellum portum*) in parts beyond the sea, to cross from that port with 100s. for his expenses and those of his household.

March 3.
York.

To the same. Order to permit brother Robert de Markeby, monk of the abbey of Louth park, who is about to set out to the Roman court for the expedition of certain affairs touching the said abbey there, by the king's licence, to cross from that port, with his reasonable expenses.

1334.

Membrane 29d—cont.

March 4.
York.

To the treasurer and barons of the exchequer. Order to cause the abbot and convent of Holmcoltram to have respite until Michaelmas next, for 20 marks which they owe to the king at the exchequer for victuals bought of the king at Carlisle, which respite the king has granted to them in consideration of the damage they have sustained by the frequent incursions of the Scots in those parts.

By pet. of C.

To the same. Order to cause the prior of St. Mary's, Carlisle, to have respite until Michaelmas next for rendering his account to the king for the time when the late prior of Carlisle, his predecessor, was receiver of the money for the victuals of the king and his father, sold in co. Cumberland, which respite the king has granted to him in consideration of the damage sustained by him by the frequent inroads of the Scots in these parts.

By pet. of C.

March 30.
Rockingham.

To the same. Order to cause Maneutus Francisci, merchant, to have respite until the quinzaine of Michaelmas next for those 67*l.* which are exacted of him by summons of the exchequer for the arrears of his account for the time when he was appointed by the king to make divers purveyances of corn and other victuals for the expedition of certain affairs of the king towards the parts of Scotland, unless the king orders otherwise in the meantime.

By K.

April 1.
Rockingham.

William de Rasen, chaplain, acknowledges that he owes to James de Kyngeston, clerk, 23*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

March 1.
York.

To John de Shardelowe. Order to send to the king the record and process of a plea which Thomas Roscelyn, knight, brought before the said John and his fellows, justices of oyer and terminer, against Robert Hereward of co. Devon for certain trespasses committed by Robert against Thomas at Snytersle, co. Norfolk, as is said, together with the writs and other things touching that affair, before the octaves of Trinity, as Robert has besought the king, by his petition before him and his council in parliament, to cause that plea to be terminated before him, for the security of Robert's life, as Thomas impleaded him before those justices for the said trespasses committed by him in co. Norfolk, in which county Robert never was, as he says, and Robert is placed in exigent to be outlawed in that county, whither he dare not go for fear of death, and it has been testified before the king and his council that the said writ was demanded by malice and that Robert cannot enter that county without danger of his life.

By pet. of C.

To the sheriff of Norfolk. Order to supersede the exigent of the said Robert in that county, by the following mainprise, as Robert has found the following mainpernors before the king in chancery: William de Asteleye, Adam Juweys of co. Worcester, Adam de Bosco of co. Lancaster, and John de Compton of co. Surrey, who have undertaken to have him before the king on the said day to stand to right upon the said trespasses, as Robert has besought the king to order the said exigent to be superseded.

By pet. of C.

March 30.
Rockingham.

Robert, abbot of Whalley, acknowledges that he owes to John de Wodehous, clerk of the hanaper, 8*l.* 9*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lancaster.

Cancelled on payment.

MEMBRANE 28d.

April 5.
Rockingham.

To the sheriff of Kent. Order to cause proclamation to be made in all ports and other fit places in that bailiwick, that the subjects of the count of

1334.

Membrane 28d—cont.

Flanders may freely come and go within the kingdom until the Assumption next, without any hindrance, if they behave well and pay the proper customs, as on 23 March last the count made a like proclamation in favour of the king's subjects.

By K.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Enrolment of a deed testifying that whereas Henry, formerly king of England, granted to the church of St. Margaret near Marleberge and to the prior and canons there, that whenever he or his heirs should come to Marleberge, the prior and canons should have from his household a tenth part of the bread provided for the household, a tenth part of the meat and fish of the first dish (*ferculo*) of the household, and a tenth part of the gallons of ale, for every day the king or his successors should remain there, for their maintenance, and if by any chance such victuals were not sent to the household during such stay, to make the first dish, that the prior and canons should receive daily the tenth dish of whatever victuals should be served to the household in the first dish; and Edward III., in the parliament held at York on Monday before St. Peter in Cathedra in the 8th year of his reign, released to the said prior and convent, in recompence for the said tenth, at their petition, 16s. 8d. yearly rent which they are bound to render to him yearly at the manor house of Marleberge for divers of their lands in Neuburystrete near Marleberge, and in that town and in Savernake forest, and the prior and convent have released the king and his successors of the said tenth. Dated in the chapter at Marleberge on 20 March 8 Edward III.

April 15.
Ramsey.

Walter Arnel of Durneford and Agnes his wife came before the king on Friday after SS. Tiburcius and Valerian last, and sought to replevy their land in Durneford and Westkymbpeare, which was taken into the king's hands on account of their default before the justices of the Bench, against Stephen de Boghemede. This is signified to the justices.

Brother Philip, prior of Goldeclyve, acknowledges that he owes to Walter Turk, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

April 6.
Rockingham.

To Robert de Ufford, keeper of the Forest this side Trent, or to him who supplies his place. The king has learned from the plaint of the community of the realm by their petition before him and his council in the last parliament at York, that if any animals enter by a breach into the king's separable hays of his forests, the foresters of those places take and detain them as forfeit until they receive a heavy redemption for the same, at their will, and they cause animals found without those hays to be chased into the hays and detain them, so that they may take such redemptions for them for their own use, not permitting them to be replevied by the sheriff or to be delivered, to the very great depression of the people of those parts, wherefore they have besought the king to provide a remedy; the king therefore orders the keeper not to permit such duress to be inflicted on his people by the foresters or other ministers of those forests, but to hear the complaints of all who wish to complain of such duress, and to cause a remedy to be speedily applied and justice to be done, the assize of the Forest being observed as is just.

By pet. of C.

The like to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place.

By pet. of C.

To Robert de Ufford, keeper of the Forest this side Trent, or to him who supplies his place. Order to permit the coroners and other ministers of

1334.

Membrane 28d—cont.

the king, when accidents happen or felonies are committed in the said forests and hays, to exercise their offices touching such accidents and felonies as well within those forests and hays as without, and to enjoin the foresters and other ministers to permit the coroners to exercise their offices in the same; as the king has learned from the plaint of the community of the realm, by their petition before him and his council in the last parliament at York, that if men are killed in the king's forests or hays, the keeper and the foresters do not permit the coroners of those places to exercise their offices in those forests and hays, wherefore felonies are often committed there and remain unpunished, which is contrary to the king's wish and intention.

By pet. of C.

The like to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place.

By pet. of C.

— John de Sagasola and Ferand Mangean, merchants of Spain, put in their place Alan du Boys to prosecute the execution of a recognisance for 60*l.* made to them in chancery by John Pecche, knight, and Nicholas his son, knight.

— Nicholas de Stratton, citizen of London, puts in his place John de Borham, clerk, to prosecute the execution of a recognisance for 40*l.* made to him and to Thomas de Harewold in chancery by John de Podio Berzaco, archdeacon of Winchester.

April 28.
Ramsey.

Walter Hannetto, Alditha atte Made, James Godfrey and Agnes his wife, and William Biscop and Isabella his wife, came before the king on Thursday after St. Mark the Evangelist last, and sought to replevy to themselves and to John Arnold, John Arnold of Ikilford, Thomas Spygurnel, John son of Aldithe atte Made and Laurence Broun, their land in Hychen and Pyritone, which was taken into the king's hands on account of their default before the justices of the Bench against William atte Halle. This is signified to the justices.

April 24.
Ramsey.

John de Aulton acknowledges that he owes to John de Pulteneye, citizen of London, 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.—Master Robert de Stretford, keeper of the great seal, received the acknowledgment.

*Cancelled on payment.**MEMBRANE 27d.*

April 7.
Rockingham.

Simon, abbot of Rameseye, acknowledges for himself and convent that they owe to Asselin Simonet, merchant of Lucca, and to Bindus Gily of Florence, 320*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Huntingdon.

Cancelled on payment.

April 8.
Rockingham.

John de Grantham, citizen of London, acknowledges that he owes to John Godhyne of Marlebergh, merchant, 1090*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

March 15.
Towcester.

William de Melburn, parson of Mohaut church, in the diocese of St. Asaph, acknowledges that he owes to the dean and chapter of St. Peter's church, York, 4*l.* 17*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Derby.—Master Robert de Stretford received the acknowledgment.

April 8.
Rockingham.

John de Bledelawe acknowledges that he owes to John, earl of Cornwall, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

1334.

Membrane 27d—cont.

Memorandum, *that the said John de Bledelowe paid the said money to Sir Michael de Wath in chancery for the earl's use.*

April 9. John de Basyng acknowledges that he owes to John de Bromholm 20*l.*;
Rockingham. to be levied, in default of payment, of his lands and chattels in the city of London.

April 11. Robert son of Robert de Calneton, the elder, and Robert his son, acknow-
Huntingdon. ledge that they owe to Henry de Edenestowe, clerk, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

William de Lancastr[ia] of Bulwevanne acknowledges that he owes to John de Marton, parson of Westtillebery church, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

— John de Luco puts in his place Thomas de Grove, clerk, and Theobald
— Poleyn, to prosecute the execution of a recognisance for 60*l.* made to him in chancery by John de Ros, knight.

Memorandum, that J. archbishop elect of Canterbury, on 6 April, being at his manor of Otteford, in his chamber there, in the presence of Sir Michael de Wath, keeper of the chancery rolls, Sir Thomas de Evesham, Master John de Blebury and others, delivered the great seal, in a bag under his seal, to Master Robert de Stretford, his brother, to be kept under the seals of Sir Henry de Edenestowe and Sir John de Sancto Paulo; and Robert received the said seal from the archbishop elect and took it with him to London, and caused writs to be sealed therewith in the chapter of the house of the Friars Preachers at London, on the morrow.

April 12. John de Verdon, knight, acknowledges that he owes to John de Pulteneye,
Huntingdon. citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

April 10. To the treasurer and barons of the exchequer. Order to supersede the
Rockingham. demand made upon minorite nuns of the order of St. Clare, without Allegate, London, by summons of the exchequer, for 15*l.* 16*s.* 2½*d.* for divers tenths granted to the king and his progenitors, until Michaelmas next, and to cause them to be released from any distrains made for that cause, because the said nuns assert that they ought to be quit of such tenths, by bills of the Roman pontiffs and other evidences, and they have continually prosecuted for acquittance from such tenths before the king and his council in divers parliaments, and the king has had compassion on their state. By p.s.

— John de Hardeshull, knight, puts in his place William de Welyngoure and
— William de Bifeld, clerk, to prosecute the execution of a recognisance for 40*l.* made to him in chancery by Baldwin de Frivill, knight.

— John de Neusom puts in his place Thomas de Pokelyngton, clerk, to
— prosecute the execution of a recognisance for 18*l.* made to him in chancery by William de Ilketon and Nicholas his son.—John de Wodehous received the attornement.

— Martin de Chigewell of London puts in his place William de Stok and
— William de Tikhill to prosecute the execution of a recognisance for 4 marks made to him in chancery by Richard de Garston, 'mason.'

April 17. Roger de Drax, parson of Rederesfeld church, diocese of Lincoln, ac-
Ramsey. knowledges that he owes to Thomas de Evesham, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

1334.

*Membrane 27d—cont.*April 9.
Huntingdon.

William de Bannebury is sent to the abbot and convent of Woubourn to receive such maintenance in all things for life from that house as William Alvmere, deceased, had there at the request of Edward I. By p.s. [7721.]

April 18.
Ramsey.

John de Willehale acknowledges that he owes to Robert Albyn 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

April 20.
Ramsey.

John de Medunta, dean of the chapel of St. Beriana, Cornwall, acknowledges that he owes to Nicholas de Stretton, citizen of London, 14*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Enrolment of grant by John son of John Heyroun of Enefeld to Agnes, late the wife of William de Ustone, of 20*l.* yearly rent, for life, from all his lands and rents in Enefeld, co. Middlesex, and from all his lands and rents in the town of Newton Plecy, co. Somerset, with power to distrain for any arrears of that rent. Dated at Enefeld on 1 March, 8 Edward III. Witnesses: Sir Edward de Boown, Sir William de Boown, knights, Umfrid de Boown, William Talmage, Walter de Burgo, William de Burgo, John de Same, William de Stoke, clerk, and John de Burgo, clerk.

Memorandum that John came into chancery at London on 20 April and acknowledged the preceding deed.

April 23.
Ramsey.

Henry de Frowyk acknowledges that he owes to Thomas de Sibethorp, parson of Bekyngham church, diocese of Lincoln, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

John son of Peter de Brampton of London acknowledges that he owes to John de la Pole and William de Furneys 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Henry Prodhorne of London, fishmonger, puts in his place William de Newenham, clerk, and Theobald Poleyn, to prosecute the execution of a recognisance for 14 marks made to him in chancery by John de Belton, citizen of London.

Ivo Percyval of St. Albans acknowledges that he owes to Adam Flaune of Newenham, chaplain, 126*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John de Otryngbiry puts in his place Theobald Poleyn to prosecute the execution of a recognisance for 40*l.* made to him in chancery by John de Navestoke.

Roland Sench puts in his place Robert de Kirkeby to prosecute the execution of a recognisance for 40 marks made to him in chancery by Thomas son of Thomas Corbet of Bedynton.

Cicely Birlaund of Denham acknowledges that she owes to Henry Prodhorne of London, fishmonger, 100*s.*; to be levied, in default of payment, of her lands and chattels in co. Buckingham.

William Box, citizen of London, puts in his place Robert de Roderham, to prosecute the execution of a recognisance for 10*l.* made to him in chancery by Henry de Helles, knight.

William de Neuport puts in his place William de Newenham to prosecute the execution of a recognisance for 50*l.* made to him in chancery by John de Lyston, knight, of co. Essex.

April 21.
Peterborough.

Peter de Greneslade son of Andrew de Greneslade is sent to the abbot and convent of Tavystok to receive a certain pension from that house yearly until he shall be provided by them with a competent ecclesiastical benefice.

By p.s.

1334.

Membrane 27d—cont.

Alexander de Medburn puts in his place Thomas de Grove, clerk, and William de Medburn to prosecute the execution of a recognisance for 60*l.* made to him by John de Houby and of another recognisance for 40*l.* made to him by Adam de Tiglhurst in the chancery of the late king.

MEMBRANE 26d.

May 4.
Lincoln.

Roger de Bradele came before the king on Tuesday, the feast of the Invention of the Holy Cross, last, and sought to replevy to Cristina daughter of John atte Thorne, her land, which was taken into the king's hand on account of her default before the justices of the Bench against Richard son of John atte Thorne. This is signified to the justices.

Roger de Bradelegh came before the king on the same day and sought to replevy to himself and to Elena his wife, and to Cristina daughter of John atte Thorne, their land which was taken into the king's hand on account of the default of the said Roger, Elena and Cristina, before the justices of the Bench, against Richard son of John atte Thorne. This is signified to the justices.

Roger de Bradele came before the king on the said day and sought to replevy to himself and to Elena his wife, and to John son of Roger, and Lettice his sister, their land in Welyngton, which was taken into the king's hand on account of the default of the said Roger, Elena, John and Lettice before the justices of the Bench against Richard son of John atte Thorne. This is signified to the justices.

John son of Robert de Roos puts in his place David de Wolloure and Thomas de Clif to defend the execution of a recognisance for 60*l.* made by him in chancery to John de Luco.

May 7.
Lincoln.

Lucy, late the wife of Robert de Napton, acknowledges that she owes to Thomas de Evesham and John his brother 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

May 3.
Lincoln.

To the mayor and bailiffs of Bristol. Whereas by reason of certain and legitimate causes placed before the king and his council the king ordered John de Peyto the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining, to take into the king's hands without delay all the lands which Adam de Orleton, late bishop of Worcester, holds in that bailiwick for life, for a term of years or otherwise by grant of the late king or of the king, and to keep them safely until further orders, answering to the king for the issues thereof at the exchequer; the king orders the mayor and bailiffs to intend the escheator in the things which pertain to their office in the premises and in all other things touching that office as the escheator will make known to them.

April 28.
Peterborough.

John, abbot of Eynesham, acknowledges that for himself and convent they owe to Roger, vicar of Tettebury church, 50*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Oxford. Thomas de Evesham received the acknowledgment by writ.

John de Godesfeld puts in his place Richard de Tharlesthorp to defend the execution of a recognisance for 9*l.* 13*s.* 4*d.* made by him in chancery to Stephen de Conductu and William de Fulham.

May 17.
Burstwick.

Henry de Lyndale son of Henry de Lyndale of Northburton near Beverley acknowledges that he owes to Master John de Burton son of Richard de Burton 30*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1334.

*Membrane 26d—cont.*May 7.
Scotton.

William Deyvill is sent to the abbot and convent of Neusom to receive such maintenance as Robert de Peynelowe, deceased, had in that house at the order of Edward I. By p.s. [7771.]

May 18.
Burstwick.

Robert de Scorburch, knight, acknowledges that he owes to William de Melton, archbishop of York, 21*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Metham, knight, acknowledges that he owes to William son of William, lord of Emele, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 2.
Rockingham.

Richard Charrer is sent to the abbot and convent of Waverle to receive such maintenance as Michael Charrer, deceased, had in that house at the request of the late king. By p.s.

May 20.
Burstwick.

John de la Bache acknowledges that he owes to John de Notyngnam, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Elias de Tanfeld of York, merchant, John de Moreby of York, 'iren-manger,' and John son of Hugh de Wystowe, acknowledge that they owe to Master Ralph de Conyngesburgh 120 marks 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment; acknowledged by Master Alan de Conyngesburgh, Ralph's attorney.

Robert de Creyk, parson of Akworth church, diocese of York, acknowledges that he owes to Thomas de Brayton, clerk, 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

*Cancelled on payment.*May 21.
Burstwick.

Thomas de Houghton came before the king on Saturday after St. Dunstan last and sought to replevy to John le Frettere and Matilda his wife their land in Dunstaple, which was taken into the king's hand on account of the default of John and Matilda, before the justices of the Bench, against William de Eton and Joan his wife. This is signified to the justices.

May 21.
Beverley.

Philip de Preston, the king's yeoman, is sent to the prior and convent of Coventry to receive such maintenance in that house as William de London, deceased, had there at the king's request. By p.s. [7792.]

May 22.
Beverley.

John de Crokford, the king's chaplain, is sent to S. bishop of Worcester, to receive that yearly pension which the bishop is bound to give to one of the king's clerks, by reason of his new creation, until he shall provide the same clerk with a competent benefice. By p.s.

May 27.
Beverley.

Constance, late the wife of William Scot, of Walton near Thorp Arches acknowledges that she owes to Thomas Fairfax of Walton near Thorp Arches 20*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

Enrolment of letters of obligation by John de Wodehous, clerk, to Richard de Moseley, rector of the church of Barton Pynkenye, for a sum of 80 marks. Dated at York on 20 May, 1334.

Memorandum that the said John came into chancery at York on 27 May and acknowledged the preceding deed.

Enrolment of sale and remise at ferm by Richard de Moseley aforesaid to the said John de Wodehous, clerk, of all fruits, issues, tenths, oblations, etc., arising from the said church and pertaining thereto, to hold from the octaves of Easter last until the octaves of Easter next, for paying 80 marks,

1334.

Membrane 26d—cont.

and the said Richard will sustain all extraordinary charges for that time at his own cost. Dated at York on 20 May, 1334.

Memorandum that the said Richard came into chancery at York on 27 May and acknowledged the preceding deed.

Enrolment of indenture testifying that whereas the said Richard sold and demised as aforesaid the tenths, etc., of his church to John de Wodehous for 80 marks, and John obliged himself by his deed to pay that sum to Richard, Richard grants that if John is prevented from receiving the said fruits, etc. in any way, the loss suffered by him in that way shall be deducted from the said 80 marks, or if it has been paid the said letter of obligation shall be annulled; and John also grants that a fit parochial chaplain of the said church shall be maintained during that time and he will find all the ordinary charges at his own cost, and will maintain the hall, chambers, and other houses of the rectory of that church for that time in as good state as they now are, and at the end of the term he will cause the land thereof to be properly ploughed and sown at Richard's cost, and at the end of the term he will demise the land for Richard's use to be sown. Dated at York on 22 May, 1334.

Memorandum that both Richard and John came into chancery at York on 27 May and acknowledged the preceding indenture.

John de Molyns puts in his place Elias de Grymesby and John de Langeton, clerks, to prosecute the execution of a recognisance for 220 marks made to him in chancery by John Mauduyt, knight, and William de Monte Acuto, knight.

Enrolment of general release by John de Dufford, knight, to Scolastica, late the wife of Godfrey de Melsa, sister and heir of Theobald de Gayton. Witnesses: Nicholas de Langeton, Thomas Chaunsy, William de Garton, John son of Nicholas de Langeton. Dated at York on Saturday after the Trinity, 1334, 8 Edward III.

Memorandum that the said John came into chancery at York on 28 May, and acknowledged the preceding deed.

May 26.
Burstwick.

To the justices in eyre for pleas of the Forest in co. Nottingham. Order not to put William de Coshale, one of the barons of the exchequer, in default or otherwise molest him for not attending to the summons in eyre, made on Monday after St. George last, as he was intending the king's service in the exchequer on that day by his order.

By K.

The like to the same in favour of Henry de Edenestowe.

May 4.
Lincoln.

Alan de Wodelowe acknowledges that he owes to Robert de Pount of Stretford, William de Pount of Stretord, Robert Lithulf, and Richard Norice of Stretford, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

MEMBRANE 25d.

May 6.
Lincoln.

John de Lodbrok acknowledges that he owes to William de Donyngton 24 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Beatrix de Barton puts in her place Thomas de Grove, clerk, to prosecute the execution of a recognisance for 20*l.* made to her in chancery by Peter son of John de Wermynghon of Staunford.

Ralph de Camoys, knight, puts in his place Thomas de Grove, clerk, to prosecute the execution of a recognisance for 56*l.* made to him in chancery by John de Felton the elder.

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Membrane 25d—cont.

April 13. Nicholas de Sancto Neoto, who long served the king and his father, is sent to the prior and convent of Huntingdon to receive such maintenance as Lewellyn le Walsh, deceased, had in that house. By p.s. [7730.]
St. Ives.

May 21. Robert de Ufford, knight, Peter de Ty, knight, and John Whitefot, acknowledge that they owe to Henry Bacoun, knight, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.
Burstwick.

Cancelled on payment; acknowledged by Robert Bacun and Ed. Bacun, executors of Henry's will.

May 30. Richard son of Robert le Tasker, of Harewode acknowledges that he owes to John de Neusum 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.
Pickering.

Peter de Wetewang, parson of Broghton church, William de Hugate, parson of Northburton church, and Thomas de Driffeld, parson of a moiety of Rillyngton church, diocese of York, acknowledge that they owe to Robert de Dovedale 21*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

June 1. William, prior of Malton, diocese of York, acknowledges for himself and convent that they owe to William, archbishop of York, 30*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.
Helmsley.

Cancelled on payment; acknowledged by Master Robert de Snoweshull, the archbishop's attorney.

William de Emeley, parson of Tollesbury church, diocese of London, acknowledges that he owes to Michael de Wath, clerk, 71 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Essex.

— Stephen son of Robert de Keverthorp and Thomas son of Ralph de Ripplyngham put in their place Thomas de Grove, clerk, and Theobald Poleyne, to prosecute the execution of a recognisance made to them in chancery by Richard de Grey, lord of Codenoure.

May 31. To J. archbishop of Canterbury. Order to convoke without delay the bishops, deans of cathedral churches, abbots, priors, archdeacons and other prelates and all the clergy of that province, the clergy by fit proctors, the rest in person, at certain fixed places in that province on a day appointed by the archbishop, to treat of and consent to the grant of an aid to the king, who is in great need of money owing to the expenses incurred in the war of Scotland and in repressing the Irish. By p.s. [7804.]
Helmsley. [*Fœdera.*]

May 29. To the treasurer and barons of the exchequer. Order not to molest or in any way charge John, archbishop of Canterbury, the chancellor, for not appearing on the day appointed by them, to wit, the quinzaine of Trinity next, to render the account of John Vyncent, late receiver of the issues of the county of Ponthieu, for the time when he was receiver there, and to supersede the exaction which they had caused to be made on the archbishop for this cause; as the king lately ordered the archbishop, whom he was then sending to France for certain of his affairs, to cause the said account to be audited, and ordered the said John Vyncent to prepare for the said chancellor, who has shown to the king in chancery that he had assigned auditors for that account before the archbishop went to these parts, wherefore he could not attend to this matter. By letter of the chancellor.
Pickering.

June 8. To the justices of the Bench. Notification to do for Stephen de Eure what is lawful, because Henry de Percy has acknowledged before the king in chancery that Stephen has satisfied him for 19*l.*, adjudged to him as
Newcastle-on-Tyne.

1334.

Membrane 25d—cont.

damages for a certain trespass committed on him by Stephen, for which the said Stephen was committed before John de Stonore and his fellows, justices of the Bench.

June 10. Thomas de Ughtred, knight, acknowledges that he owes to Walter de
Newcastle-on-Creyk, knight, 16*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his
Tyne. lands and chattels in co. York.

Cancelled on payment; acknowledged by William de Barton, clerk, Walter's attorney.

June 9. To the treasurer and barons of the exchequer. Order to cause John Bret,
Newcastle-on-late sheriff of Nottingham, now one of the verderers of that county, to have
Tyne. respite until the octaves of Michaelmas next for rendering his account for the time when he was sheriff as aforesaid, unless the king orders otherwise in the mean time, as John cannot absent himself from the present session of the justices for pleas of the Forest in that county during that session, and the treasurer and barons had appointed the morrow of Midsummer next to John for appearing before them to render the said account. By C.

June 12. Walter atte Halle of Carleton near Basyngham acknowledges that he
Newcastle-on-owes to William de Strinsale, clerk, 50 marks; to be levied, in default of
Tyne. payment, of his lands and chattels in co. Lincoln.

William de Felton, knight, acknowledges that he owes to Ralph de Nevill, lord of Raby, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

June 14. John Juncelyn, merchant of the society of the Peruzzi, for himself and his
Newcastle-on-fellows, merchants of that society, and Alexander de Barde, merchant of the
Tyne. society of the Bardi, for himself and his fellows, merchants of that society, and John de Wom of York, acknowledge that they owe to William de Melton, archbishop of York, 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment; acknowledged by Master John de Thoresby, the archbishop's attorney.

June 30. To the sheriff of Somerset. Order to supersede the taking of the body
Newcastle-on-of Cicely de Pountfreit by a certain mainprise as the king lately learned
Tyne. that John Huberd of Dounton in Shropshire, 'masoun,' had been indicted before the coroners of that county for the death of Roger le Wayte, and Cicely was indicted for ordering and abetting the said death, and the king ordered the sheriff and coroners to send to him the said indictments with all the things touching them, by the quinzaine of Michaelmas next, so that he might cause justice to be done: and in the statute of Westminster it is provided that persons so accused of ordering and abetting are repleviable until the principal perpetrators of felonies are committed for their felonies, and Cicely has found mainpernors in chancery, to wit: Thomas de Grey, knight, the elder, Walter de Sharpelawe of co. Northumberland, John de Caber, John de Manston, Nicholas Warde and James de Assheby of co. York, who undertook to have her before the king on the said day to stand to right concerning the said ordering and abetting. By C.

June 11. To the mayor and lawful men of Notyngham. Order not to intermeddle
Newcastle-on-with the levying or collecting of any customs for enclosing the said town
Tyne. by reason of the king's grant, as the king lately granted to them the right to take definite customs of things coming to that town for sale, for three years there in aid of enclosing the town, yet because this grant emanated while another grant, previously made to them for like customs for paving that town during the same time, was pending, which grant had escaped the king's recollection, and the levying of both grants at the same time would be oppressive to the people, the king has revoked the grant for enclosing the town.
By K. and C.

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Membrane 25d—cont.

June 11. To John Bully and Henry de Gildeford of Notyngham. Order not to intermeddle further with the levying and collecting of the said customs.
Newcastle-on-Tyne. By K. and C.

June 12. To W., archbishop of York. Order not to interfere with John, archbishop of Canterbury, or his men in the carrying of his cross before him in that province in coming to the king by his order for the expedition of certain arduous affairs, staying there and returning thence. By K.
Newcastle-on-Tyne. [*Federa.*]

To the sheriff of Nottingham. Order to go to meet the said archbishop when he comes to that bailiwick and to conduct him through that bailiwick, not permitting any one to molest him. By K.
[*Ibid.*]

The like to the sheriff of York. [*Ibid.*]

June 12. To W., archbishop of York. Order to assemble the prelates and clergy of that province to grant an aid to the king for his expenses in Scotland and Ireland [*in the same form as that previously directed to the archbishop of Canterbury, as at page 314 above.*] [*Ibid.*]
Newcastle-on-Tyne.

MEMBRANE 24d.

June 17. Joan, late the wife of William del Strother, acknowledges that she owes to William de Monte Acuto 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Northumberland.
Newcastle-on-Tyne.

June 19. William la Zousche Mortymer acknowledges that he owes to Walter de Creyk, knight, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.
Newcastle-on-Tyne.

Cancelled on payment.

June 25. William son of Adam de Notyngham of York acknowledges that he owes to Robert de Sallay, citizen of York, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.
Barnard Castle.

June 25. Edward le Despenser acknowledges that he owes to John de Hothum, bishop of Ely, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.
Barnard Castle.

Cancelled on payment.

Roger de Blaykeston acknowledges that he owes to Thomas de Baumburgh, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

John de Molyns acknowledges that he owes to William de Monte Acuto 200 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

June 27. Thomas de Pikeryng, knight, acknowledges that he owes to the abbot of St. Mary's, York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.
Barnard Castle.

Enrolment of deed testifying that Thomas de Pikeryng, knight, owes to the abbot of St. Mary's, York, 40*l.* by virtue of the above recognisance, and the abbot grants that if Thomas will pay 20*l.* at the same terms at York, the said recognisance shall be annulled. Dated at York on Wednesday, the feast of the Apostles Peter and Paul, 8 Edward III.

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Membrane 24d—cont.

Memorandum, that the said abbot came into chancery at York on the said day and acknowledged the preceding deed.

July 3.
York.

John de Whitchirche, yeoman of the chamber of Queen Philippa, is sent to the abbot and convent of Westminster to receive such maintenance in that house, for life, as Agnes Capoun, deceased, had there at the order of Edward I.
By p.s. [7920.]

June 27. Richard de Mosley, parson of Earls Barton church, acknowledges that he owes to John de Barton of Kynesley, Robert de Grotton, John de Cresaker, Robert le Goldesmyth of Wakefeld, Thomas Alayn of Wakefeld, German Kay of Wakefeld and Hugh de Coppley, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of indenture testifying that whereas Richard de Mosley made the said recognisance for 100*l.*, the said John, Robert, John, Robert, Thomas, German and Hugh grant that if Richard shall acquit them towards the executors of John de Triple, merchant, of 100*l.* sterling, which they owe to those executors, the said recognisance shall be annulled. Dated at York on Monday after Midsummer, 8 Edward III.

Memorandum, that the said John, Robert, John, Robert, Thomas, German and Hugh came into chancery at York on the said day and acknowledged the preceding indenture.

June 27. William Fauvel son of Constantine Fauvel, acknowledges that he owes to Robert de Clifford, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 28. Thomas de Ros of Douseby and John Coule of Harewode acknowledge that they owe to John de Neusum 80 marks; to be levied, in default of payment, of their lands and chattels in co. York.

William de la Pole of Kyngeston-upon-Hull acknowledges that he owes to John de Hothum, knight, the elder, and to Thomas his son, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Maneutus Francisci, merchant of Florence, acknowledges that he owes to Robert de Scorburch, knight, 100*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

June 28. Alice, late the wife of Robert de Reynbergh, acknowledges that she owes to Michael de Wath, clerk, 100*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

The same Alice acknowledges that she owes to the same Michael 100*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

The same Alice acknowledges that she owes to the same Michael 100*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

The same Alice acknowledges that she owes to the same Michael 100*l.*; to be levied, in default of payment, of her lands and chattels in co. York.—Thomas de Evesham received the acknowledgments made by Alice.

June 20. To the treasurer and barons of the exchequer. Order to cause Henry, earl of Lancaster, to have respite until the octaves of the Purification next, unless otherwise ordered in the mean time, for 81*l.* 15*s.* 8½*d.* which have been exacted from him by summons of the exchequer for the extent of the manor of Chelveston, co. Northampton, which belonged to John Suard, knight, deceased, and the arrears thereof, from 18 June in the 4th year of the king's reign, as the king committed the custody of that manor to the earl on the said day and it is in the king's hands.
By C.

Geoffrey de Weston Underegge, the elder, puts in his place John de Stok, clerk, to prosecute the execution of a recognisance for 100 marks made to

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Membrane 24d—cont.

him in chancery by Geoffrey de Weston of London, 'draper,' and Richard de Welleford of London.—Thomas de Evesham received the attornment.

John Not, Simon Wyly and Henry de Chaucombe, executors of the will of John de Chaucombe, knight, put in their place John de Alkebarowe, clerk, and William Cole of Elyng, to prosecute the execution of a recognisance for 20*l.* made to the said John de Chaucombe in chancery by Michael de Trenewyth and Philip de Lostwythel, clerk.—Robert de Kelleseye, clerk, received the attornment by writ.

June 30. To the sheriff of Wilts. Order to cause a regard to be made in the Barnard Castle. king's forest of Savernak in that county, which the king granted to Queen Philippa for life, before the coming of the justices of the Forest, so that it may be made before the feast of the Nativity of the Virgin Mary next.

Capitula.

July 14. The like with the articles above written, to the sheriff of Cumberland for Nottingham. making regard in the forest of Ingelwode before Martinmas next.

July 2. The like to the sheriff of York for making regard in the forest of Barnard Castle. Pykeryngg of Henry, earl of Lancaster, before All Saints next.

June 29. Henry, earl of Lancaster, and Henry his son acknowledge that they owe Barnard Castle. to Henry de Percy, knight, 4,000 marks; to be levied, in default of payment, of their lands and chattels in co. Leicester.

*Cancelled on payment.**MEMBRANE 23d.*

June 30. John de Crumbewell, knight, acknowledges that he owes to Thomas de Barnard Castle. Baumburgh, clerk, 13 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Assignment of dower to Margaret, late the wife of John de Dyneham, made at Oxford on 20 September, 6 Edward III. by Henry le Guldene, escheator in cos. Somerset, Dorset, Devon, and Cornwall, according to the tenor of the king's writ directing him to assign dower to Margaret from all the lands, knight's fees and advowsons, which the said John held in his demesne as of fee in those counties at his death, and there were first assigned to her, to wit: the manor of Harpeford, co. Devon, extended at 17*l.* 5*s.* 9*d.* yearly; the manor of Boclond, co. Somerset, extended at 16*l.* 12*s.* 4*d.* yearly; the manor of Botardel, co. Cornwall, extended at 18*l.* 10*s.* yearly; and from the knight's fees, which belonged to John, ten knight's fees and a half in cos. Cornwall and Devon, to wit: one at Trelowyth and Eglósros, which Oliver de Carminow holds in co. Cornwall, whose services are extended at 12*d.* yearly; a knight's fee at Trethu, which the heir of Oto de Bodrigan holds, in the same county, whose services are extended at 12*d.* yearly; 3½ knight's fees at Quaylquyt and Lanretho, which Richard Cergeaux holds, in the same county, whose services are extended at 3*s.* 6*d.* yearly; two knights' fees at Helligan, which Adam de Helligan holds, in the same county, whose services are extended at 2*s.* yearly; half a knight's fee at Pencarou, which Joan de Stapildon holds, in the same county, whose services are extended at 12*d.* yearly; half a knight's fee at St. Colanus, which Thomas Tirel holds in the same county, whose services are extended at 12*d.* yearly; half a knight's fee at St. Colanus, which Richard de Sancto Colano holds there in the same county, whose services are extended at 12*d.* yearly; a knight's fee at Oterham, which William son of Robert holds there in the same county, whose services are extended at 12*d.* yearly; half a knight's fee at Alyngton, which Roger de Prideaux

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Membrane 23d—cont.

holds there in co. Devon, whose services are extended at 10s. yearly; a Cornish acre of land in Polstoth, which Walter Saucer holds there in co. Cornwall, extended at 12*d.* yearly; half a Cornish acre of land in Tregananon, which John de Tregananon holds there in the same county, extended at 6*d.* yearly; two Cornish acres of land at Kellerion, which John de Kellerion holds there in the same county, extended at 6*d.* yearly; a Cornish acre of land at Tregallost and Cargus, which John de Cantelbury holds there in the same county, extended at 12*d.* yearly; a ferling of land at Bodardel, which John Watta holds there in the same county, extended at 6*d.* yearly; and of the advowsons of churches and of the abbey of Hertilond, which belonged to John, the advowson of la Roche church, co. Cornwall, extended at 9½ marks yearly.

Assignment of dower to Cristiana, formerly the wife of Richard de Emeldon, whom William de Plumpton afterwards married, made to the said William and Cristiana on Friday after St. Barnabas the Apostle, 8 Edward III. by John de Denton, then mayor of Newcastle-upon-Tyne and escheator there, from the lands which belonged to the said Richard in that town, by reason of a writ directed to John, to wit: 32*s.* rent issuing from a messuage which Thomas Paule holds in fee; 16*s.* rent issuing from a messuage which Robert de Ripon formerly held in fee; 6*s.* 8*d.* rent issuing from two shops which Thomas de Snape holds; 16*s.* 6*d.* rent issuing from a messuage which Henry Peyntour holds; 3*s.* rent issuing from a messuage of Adam Ayre in Pilgrim Street (*vico peregrinorum*); four houses in Horsmarketgate near the curtilage of the said Richard de Emeldon; a messuage which Hugh Ra holds; a messuage which Walter de Fennom, shoemaker, holds; an upper chamber upon the same messuage, which the same Walter holds; other houses in the same messuage; a messuage which John de Ware holds in Saltonchere; five houses in le Denechere which are near to Pilgrim Street; a messuage in le Denechere, which is near le Denebrigge; three parts of a great grange towards the east with two houses, to wit: le byre and le carthous, as the division was made, with a third part of a garden there with free ingress and egress; and a vacant plot in Saltonchere, the third part of three vacant plots in Senedgate, which are on the north side of the grange of Adam Page; a vacant plot in the suburb called Pilgrymstret near the land of Robert Cant; two selions of land in Senedgate which abut on the land of John Guxy; and a third part of two upper chambers upon le Snadhille (*sic*), as the division thereof was made.

July 1. William de la Pole acknowledges that he owes to Michael de Wath, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Thomas de Evesham, clerk, received the acknowledgment.

Cancelled on payment.

July 2. Thomas de Hercy, parson of Wyntryngam church, acknowledges that Newburgh. he owes to Master Adam de Pykeryng, parson of Lounsburch church, 16*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

— The same Thomas puts in his place Thomas de Grove, clerk, to prosecute the execution of a recognisance for 16*l.* made to him in chancery by John de Scardeburgh, parson of Grove church.

July 4. Robert son of James de Berlay acknowledges that he owes to Henry de York. Edenstowe, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of release by Alice, late the wife of Robert de Reynbergh, to Sir Michael de Wath, clerk, of all her right and claim in a messuage, 160 acres of land, 10 acres of meadow, 60 acres of wood, 2 acres of pasture,

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Membrane 23d—cont.

and all other lands which she and Robert held in Brampton near Wath. Witnesses: John de Wodehalle, William de Wynteworth, Henry de Allerthwait, William del Strete, Robert son of Peter de Wath, Adam de Breretwisel. Dated at York on the eve of the Apostles Peter and Paul, 1334.

Memorandum, that the said Alice came into chancery on the said day and acknowledged the preceding deed.—Thomas de Evesham, clerk, received the acknowledgment.

July 6. John de Denby acknowledge that he owes to Walter Power, clerk, 20s.;
Pontefract. to be levied, in default of payment, of his lands and chattels in co. York.

Walter Frost and Thomas de Rys of Beverley put in their place Thomas son of Ralph de Cotyngnam to prosecute the execution of a recognisance for 100 marks made to them in chancery by Thomas Aleyn of Wakefield and Laurence de Casteleye.

July 2. Richard Mirimouth, chaplain, is sent to the abbot and convent of West-
Northallerton. minster to receive a certain yearly pension from them by reason of the new creation of the abbot. By p.s.

July 8. Peter de Acclum acknowledges that he owes to William son of Nicholas
Tickhill. de Clyf 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de Perers puts in his place Theobald Poleyn and John de Tamworth to prosecute the execution of a recognisance for 40*l.* made to him in the chancery of the late king by William de Ho.—The abbot of Waltham Holy Cross received the attornment by writ.

June 21. Brother Cono, prior of the house of St. Andrew, Northampton, acknow-
Newcastle-on- ledges for himself and convent that they owe to Asselin Simonetti of Lucca, Tyne. merchant, and to Bindus Gile of Florence 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Northampton.—The chancellor received the acknowledgment.

Cancelled on payment.

June 20. Hugh de Audele, knight, acknowledges that he owes to Philip de
Newcastle-on- Columbariis 2,000 marks; to be levied, in default of payment, of his Tyne. lands and chattels in cos. Kent and Essex.—The chancellor received the acknowledgment.

June 15. Brother Roger, abbot of Bynedon, acknowledges for himself and convent
Newcastle-on- that they owe to Asselin Simonetti of Lucca, merchant, and to Bindus Gile Tyne. of Florence 266*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Dorset.—The chancellor received the acknowledgment.

Cancelled on payment.

June 20. Margaret, late the wife of William de Cheyne, knight, Robert de
Newcastle-on- Marynes, Thomas de Dakenham and Roger de Clare, citizen of London, Tyne. acknowledge that they owe to Alice, late the wife of Robert de Scharstede, 100*l.*; to be levied, in default of payment, of their lands and chattels in cos. Kent and Sussex.—The chancellor received the acknowledgment.

July 3. To the treasurer and barons of the exchequer. Order to cause John,
York. duke of Brittany and earl of Richemund, to have respite until Easter next for all the debts which he owes to the king at the exchequer, both his own and those of his ancestors, and to release him from any distrains made for this cause. By K.

July 23. To J. archbishop of Canterbury. Order to summon the prelates and
Northampton. clergy of that province to treat of and consent to an aid to the king for the heavy expenses incurred by him by reason of the wars in Scotland and Ireland [*as at page 314 above*]. By p.s.
[*Fædera.*]

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July 31.
Northampton.*Membrane 23d—cont.*

Richard son of Robert de Skilyngton of Grantham acknowledges that he owes to Thomas de Baumburgh, master of the hospital of Boulton, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—Thomas de Sibthorp received the acknowledgment.

MEMBRANE 22d.

Enrolment of sale and grant made by Peter, archbishop of Rouen, and by the dean and chapter of Rouen church, by the licence of Pope John XXII. by his bull, to William de Melton, archbishop of York, of all the manor of Killum, diocese of York, with all its appurtenances; and the said archbishop of Rouen and the dean and chapter deliver to William the letters and charters and authentic letters of grant and confirmation formerly made to them by the kings of England, the apostolic letters of Pope Alexander, and the confirmation of R. archbishop of York and of T. archbishop of Canterbury, and the letters of Pope John XXII. by which he gave them licence to withdraw and sell the possessions, rents, moveable goods, jurisdictions and rights pertaining to their tables in England. Witnesses: B. de Casis, treasurer; G. de Albusaco, Wulgacinus Francie, G. de Flavacuria, archdeacons of Little Caux (*Parvi Caleti*), and G. de Insula, chancellor, canons of Rouen church; Master William de Langeley and Thomas de Lelom, esquire. Dated at Rouen in the chapter there on Palm Sunday, 1333.

Enrolment of a power of attorney by the same archbishop of Rouen and dean and chapter to Master William de Langeley, rector of the church of Carleton in Lyndrik, or Sir William de Wakefeld, rector of Kipax church, diocese of York, or John de Langeley, to deliver seisin of the said manor of Killum to William de Melton, archbishop of York. Dated at Rouen in the chapter there on Palm Sunday, 1333.

Memorandum, that the archbishop of Rouen and the dean and chapter came before Geoffrey le Scrop, to whom the king had given power by writ to receive their acknowledgments, and acknowledged both the preceding deeds, as appears by the endorsement of the said writ which is on the files of chancery.

Enrolment of sale and grant by P. archbishop of Rouen, by the licence of Pope John XXII. by his bull, to William de Melton, archbishop of York, of a moiety of the manor of Killum, diocese of York [*in the same form as above*]. Witnesses as above. Dated as above.

Memorandum, that the archbishop of Rouen came before Geoffrey le Scrop, to whom the king had given power by writ to receive his acknowledgment, and acknowledged the preceding deed, as appears by the endorsement of the writ, which is on the files.

Enrolment of *inspeximus* and confirmation by the dean and chapter of Rouen of the above sale of the moiety of the manor of Killum. Witnesses as above. Dated at Rouen in the chapter on 19 May, 1334.

Memorandum, that the said dean and chapter came before Geoffrey le Scrop, to whom the king has given power by writ to receive their acknowledgments, and acknowledged the preceding deed, as appears by the endorsement of the writ, which is on the files.

Enrolment of a power of attorney by the archbishop of Rouen to Master William de Langeley, rector of the church of Carleton in Lyndrik, or Sir William de Wakefeld, rector of Kipax church, or John de Langeley of York diocese, to deliver seisin of the said moiety of the manor of Killum to William de Melton. Dated at Rouen on Palm Sunday, 1333.

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Membrane 22d—cont.

Memorandum, that the archbishop of Rouen came before Geoffrey le Scrop, having power by writ to receive the archbishop's acknowledgment, and acknowledged the preceding deed, as appears by the endorsement of the said writ which is on the files.

Enrolment of sale and grant by the dean and chapter of St. Mary's church, Rouen, of half the manor of Killum to William de Melton as aforesaid. Witnesses as above. Dated at Rouen in their chapter on Palm Sunday, 1333.

Memorandum, that the said dean and chapter came before Geoffrey le Scrop, having power by the king's writ to receive their acknowledgment, and acknowledged the preceding deed, as appears by the endorsement of the writ which is on the files.

Enrolment of confirmation by archbishop of Rouen of the preceding deed. Dated at Senlis (*Silvanecen*) on 15 May, 1334.

Enrolment of *inspeximus* by Peter, archbishop of Rouen, of the preceding deed of sale of a moiety of Killum manor made by the dean and chapter of Rouen to William de Melton, archbishop of York, and confirming the sale. Dated on Monday after Whitsuntide, 1334.

Memorandum, that the said archbishop of Rouen came before Geoffrey le Scrop, having power by the king's writ to receive his acknowledgment, and acknowledged the preceding letters and charter as appears by the endorsement of the writ which is on the files.

MEMBRANE 21d.

Enrolment of power of attorney by the dean and chapter of Rouen to Master William de Langeley, rector of the church of Carleton in Lyndrik, Sir William de Wakefeld, rector of Kipax church, or John de Langueley of York diocese, to deliver seisin of the moiety of the said manor to William de Melton. Dated at Rouen in their chapter on Palm Sunday, 1333.

Memorandum, that the dean and chapter came before Geoffrey le Scrop, having power by the king's writ to receive their acknowledgment, and acknowledged the preceding letters, as appears by the endorsement of the writ which is on the files.

July 13. Nottingham. William West of Lissington and James de Lissington acknowledge that they owe to William de Northwell, canon of the church of Suthwell, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

July 14. Nottingham. John de Ludyngton and William de Carlethorp acknowledge that they owe to Master John Ragenell, clerk, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

July 15. Nottingham. John Mauduyt, knight, Master Robert de Walkyngton, parson of Otokes-hather church, diocese of Coventry and Lichfield, and John de Craule acknowledge that they owe to John de Molyns, 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Cancelled on payment.

The same John, Robert and John acknowledge that they owe to the said John de Molyns 50*l.*; to be levied as aforesaid.

Cancelled on payment.

Enrolment of indenture between the said John, Robert and John of the one part and John de Molyns of the other part testifying to the above recognisances for 100*l.*, and the said Sir John Mauduyt and John de Craule made

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Membrane 21d—cont.

oath on the gospels in the presence of Sir Bartholomew de Burghassh, Sir Nicholas de la Beche, Sir Michael de Wath and others to restore to the said Sir John all the goods and chattels, lately removed, sold or eloiigned out of his manors and lands by reason of an execution against him for 220 marks in chancery at the suit of John de Molyns, so that the said goods and chattels be not eloiigned from the said manors and lands between this time and Michaelmas by fraud or collusion, for the said execution, except for the debt of 220 marks; and John de Molyns grants that if the said Sir John shall pay to him or his attorney the said 220 marks in chancery at the said feast, then the two recognisances for 100*l.* shall be annulled; and if John de Molyns make execution for the said 220 marks before that date the recognisance shall be considered null; and the said John de Molyns has taken oath on the gospels before the said Bartholomew, Nicholas and Michael that if payment of the 220 marks is made to him as aforesaid, the said Sir John and John de Craule shall not be disquieted for their oath by reason of the sale of the said goods and chattels or the eloiignment thereof, and Sir John, Robert and John de Craule grant that if the 220 marks are not paid as aforesaid then the recognisances shall remain in force. Dated at Nottingham on 16 July, 8 Edward III. *French.*

Memorandum, that the said John Mauduyt, Robert and John de Craule, and John de Molyns came into chancery at Nottingham on the said day and acknowledged the preceding deed.

July 16. Nottingham. John de Molyns puts in his place Elias de Grymesby and John de Langeton, clerks, to prosecute the execution of two recognisances for 50*l.* each made to him in chancery by John Mauduyt, knight, Master Robert de Walkyngton, parson of Otokeshather church, and John de Craule.

——— John de Womme puts in his place Thomas de Grove, clerk, to prosecute the execution of a recognisance for 60*l.* made to him in chancery by Simon Warde.

——— Hugh de Langedon puts in his place John de Scarle, clerk, to prosecute the execution of a recognisance for 20*l.* made to him in chancery by John de Say.

July 15. Nottingham. To the treasurer and barons of the exchequer. Order to cause Robert de Hambury, chamberlain of North Wales, to have respite until the quinzaine of Michaelmas next for rendering his account at the exchequer for the issues his bailiwick and not to molest him in any way for not appearing in person at the exchequer on the present morrow of St. Margaret as the king has ordered him to make divers provisions of victuals and other things for providing Kaernarvan castle, without delay, so that he cannot render his account on the said day in person, and the king has given him the said respite.

By C.

June 22. Barnard Castle. To the collectors of the tenth and fifteenth in co. Northumberland. Order to supersede the assessing and levying of that tenth and fifteenth until Michaelmas next, and to release the men of that county from any distrainments made for that cause, without delay, as the king has given them respite until that day for the said tenth and fifteenth in consideration of the damage which they have sustained by the incursions of the Scots.

By K. and C.

Concurrent mandate to the treasurer and barons of the exchequer to cause the men of Northumberland to have respite and to release them from any distrainments.

By K. and C.

July 16. Nottingham. To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Stratford, of the Cistercian order, who is going to

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Membrane 21d—cont.

his chapter general at Cîteaux by the king's licence, to cross from that port with his men, horses and equipments and 40*l.* for his expenses.

By the chancellor.

July 16. Henry de la Sale is sent to the abbot of Derle to receive such maintenance in his house as Charlewayn, deceased, had there at the request of the late king. By p.s. [7994.]

July 13. John le Goode, usher of the chamber of Queen Philippa, is sent to the prior and convent of Norwich to receive such maintenance in their house as Hugh Holdeland, deceased, had there at the request of the late king.

By p.s.

July 17. To the treasurer and barons of the exchequer, Dublin. Order to cause James le Botiller, earl of Ormund in Ireland, to have respite until Whitsuntide next for all the debts, to the sum of 3,000*l.*, both those of himself and those of his ancestors and for the accounts which he is bound to render to the king at the exchequer, which respite the king has granted to the earl for his good service in Ireland.

By K. and C.

July 17. To the justices appointed to hold the pleas following the king's justiciary of Ireland. Order to proceed to take an assize of novel disseisin which Matthew de Bath arramed before the then justices for such pleas against William de Burgo, then earl of Ulster, and others contained in the original writ, concerning a tenement in Rattouthe, to render judgment thereon, and to do justice to the parties, notwithstanding that Elizabeth daughter of the said William is a minor in the king's wardship, as Matthew has besought the king to order the justices to proceed with the taking of that assize and to cause justice to be done to him, as he lately arramed the said assize against William and the others concerning that tenement, asserting that he was disseised of the manor of Rattouthe in Ireland, which he held by the earl's gift and grant, by the said earl and the other disseisors, and while the writ was pending the earl died, as he says, wherefore Matthew arramed another assize of novel disseisin against Elizabeth, William's daughter, as tenant of that manor, and the other disseisors by another writ; but the justices have hitherto delayed to proceed in that assize because it was alleged before them in that assize that Elizabeth is a minor in the king's wardship, and therefore ought not to answer Matthew in this respect without the king.

By pet. of C.

Adam de Walsoken of Berughby puts in his place Theobald Poleyn to prosecute the execution of a recognisance for 25 marks made to him in chancery by Richard son of William de Chesele of Goseberkyrk.

July 16. To the treasurer and barons of the exchequer. Whereas the king granted by charter to the burgesses of Kyngeston-upon-Hull, among other liberties, that they should have in that borough a certain seal of two pieces to be ordained by the king, to receive the recognisances of debtors there, according to the form of the law merchant, and that the larger piece of the seal should be in the custody of the mayor or keeper of that borough for the time being and the smaller piece in the custody of a clerk deputed by the king, according to the form of the said law, and that the said mayor or keeper and clerk should have full power of dealing with such recognisances, the king orders the treasurer and barons to cause a seal of two pieces to be manufactured for recognisances of debtors at the said town, and to deliver the greater piece to Hugh le Taverner, mayor of that borough, and the lesser piece to Robert de Denton, clerk, to whom the king has committed the custody thereof to keep according to the form of the said law.

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Membrane 21d—cont.

Enrolment of acknowledgment of receipt by Adam de Walepole, citizen and goldsmith of London, attorney of Alice, late the wife of Thomas son and heir of Gilbert de Toutheby, and John, brother of Thomas, executors of the will of Thomas, from Robert de Assch, citizen of London, of 40 marks sterling, in payment of 120 marks which Robert owed to Thomas by a certain recognisance made before the justices of the Common Bench. Witnesses: Sir Michael de Wath, Sir John de Sancto Paulo, Sir Henry de Edenstowe, clerks of chancery; Reginald de Thorpp, John de Podenhale, Richard de Podenhale, Thomas Gyles, Walter Alblaster, William Deveneys, John Woluel, Richard Bridd. Dated at London on the day and year and in the place aforesaid (*sic*).

Memorandum, that the said Adam came into chancery at London on 6 August and acknowledged the preceding deed.

July 3.
York.

To J. duke of Brabant. The king lately reminded him that he had requested him to cause 200 marks and damages to be restored to Robert de Inkepenne, citizen of Winchester, who lately went to the duchy to the fairs of Antwerp with goods and merchandise, to traffic there, and whom the duke's ministers and other malefactors of that town took and imprisoned, arresting his said goods; and Robert made a fine by 200 marks for the duke's use for his release and for the dearresting of his goods and merchandise, and petitioned the duke for justice, but has not yet obtained any; the king therefore requests the duke to hear the plaint of the said merchant and to cause speedy justice to be done to him so that it may not be necessary for the king to provide the merchant with another remedy.

MEMBRANE 20d.

— To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmoreland. The king lately, with the consent of William de Denum, keeper of the purparty of Jacoba, third daughter and heir of Richard de Emeldon, a minor in the king's wardship, and of Richard de Acton and Matilda his wife, daughter of the said Richard de Emeldon, assigned to Adam Graper and Agnes his wife, eldest daughter and co-heir of Richard, the following lands, to wit: lands with mills and 3 acres of meadow called 'Helmedu' in Elyngeham, co. Northumberland; lands in Abberwyk, in the same county; a third part of two parts of the moiety of the town of Myndrom, in the same county; two acres of meadow in Shotton in Holford, in the same county; lands in Throkelaue, in the same county; lands in Caldmerton, in the same county; a third part of two parts of the manor of Jesmuth, in the same county; 8 acres 1 rood of land in Elstwyk, in the same county; and a third part of two parts of the manor of Rugely, in the same county, to hold as the purparty of Agnes from the lands of the said Richard; and the king has taken the homage of Adam for the lands which the said Richard, at his death, held in chief of the king, and has rendered that purparty to Adam and Agnes, the king therefore orders the escheator that having taken. [*Incomplete.*]

Vacated.

MEMBRANE 19d.

July 22.
Bury St.
Edmunds.

John de Croumbwell acknowledges that he owes to Ralph Basset of Drayton, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Enrolment of grant by John de Hanstede, knight, to John his son of his manor of Adestok, to hold for himself and the legitimate heirs of his body of

1334.

Membrane 19d—cont.

the said John de Hanstede, knight, rendering to him yearly 30*l.*, with reversion at the death of John son of John to the said John, the elder, in default of such heirs. Witnesses: Sir John de Wolverton, Sir John Giffard of Twyford, knights, Philip de Hardeshull, Richard de Kynebell, William de Kynebell, Alan de Leaume. Dated at Deneshanger on Thursday after the Purification, 7 Edward III.

Memorandum, that the said John de Hanstede came into chancery at Northampton on 23 July, and acknowledged the preceding charter.—The chancellor received the acknowledgment.

July 14.
Nottingham.

To the sheriff of York. Order to make summons and proclamations for an eyre to be held on Thursday, the morrow of All Souls next, at York, before Ralph de Nevill, Richard de Aldeburgh and Peter de Middleton whom the king has appointed justices in eyre for this turn for pleas of the Forest in that county.

By K. and C. *Et erat claus'.*

July 30.
Windsor.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem, in England, acknowledges for himself and his successors that he owes to Anselin Simonetti, merchant of Lucca, 1,484*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

The same prior acknowledges for himself and his successors that he owes to Byndus Giles, of Florence, 1,484*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

July 30.
Windsor.

Adam Chesse of High Estre acknowledges that he owes to Thomas de Burgh, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Kent.

July 25.
Reading.

To Thomas de Bynedon and Hugh Sampson, collectors of the custom of wool, hides and wool-fells in the port of Southampton. Because the king has been informed that the wool carried to that port before this time and taken thence to parts beyond, has been insufficiently weighed, and that the wool of the past year, on which the custom of 16*s.* 8*d.* for every sack taken out of the kingdom is owed, with the wool of the present year, on which the custom of 6*s.* 8*d.* for every such sack is owed, are mixed, and that the wool-fells loaded in that port have been insufficiently counted hitherto; the king orders the collectors to supervise the weighing of the said wool, and if necessary to cause it to be weighed again, and to correct the defect found in such weighing, counting of wool-fells and mixing of wool, so that no damage may be done to the king in this respect, or to inform the treasurer and barons of the exchequer of the names of those by whom such defects arose.

The like to Adam de Rokesle, controller of the said custom in that port.

July 24.
Reading.

To the keeper of the port of Dover. Order to permit the abbot of Donkeswell, of the Cistercian order, who is about to set out to his chapter general at Cîteaux by the king's licence, to cross from that port, with 10*l.* for his expenses and those of his household.

July 16.
Nottingham.

To Robert de Bousser. Order to be at Dublin at Michaelmas next to exercise the office of chief justice for holding pleas following the king's justiciary in Ireland, to which the king has appointed him, to hold during pleasure, taking the oath to exercise the office properly before the treasurer of the exchequer of Dublin, whom the king has ordered to receive that oath. [*Fædera.*]

By K.

1334.

Membrane 19d—cont.

The like to the following, '*mutatis mutandis*,' to wit:

Adam de Lymbergh, appointed chancellor of Ireland during pleasure.

Robert de Scorburgh, appointed chief baron of the exchequer, Dublin.

Hugh de Colewyk, appointed baron of the same exchequer.

Thomas de Louth, appointed chief justice for pleas following the justiciary of Ireland in case Robert de Bouser does not wish to go to those parts, and second justice if Robert does go.

Thomas de Deute, appointed second justice for pleas in the Bench, Dublin.

John de Kirkebythore, appointed second justice for pleas following the justiciary of Ireland, in case Thomas de Louth should be chief justice for those pleas. [*Ibid.*]

William de Melton, archbishop of York, puts in his place Master John de Thoresby, to prosecute the execution of a recognisance for 1,000 marks made to him in chancery by John Junclyn, merchant of the society of the Peruzzi, for himself and his fellows, merchants of that society, and by Alexander de Bard, merchant of the society of the Bardi, for himself and his fellows, merchants of that society, and by John de Wom of York.

Aug. 5.
Windsor.

Thomas son of Peter de Breouse acknowledges that he owes to Joan de Mortuo Mari, countess of March, 5,000 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

The same Thomas acknowledges that he owes to the same Joan 4,000 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The same Thomas acknowledges that he owes to the same Joan 3,000 marks; to be levied, in default of payment, of his land and chattels in co. York.

Enrolment of release by Henry de Percy to the king of the castle and pele of Loghmaban and Annandale (*Vallem Anand*), which he held by the gift of Edward de Balliolo, king of Scotland, of the value of 1,000 marks yearly, and which afterwards came into the king's hands, except the lands which were of forfeitures, and which the said king of Scotland afterwards granted to Henry by another charter. Dated at Westminster on 20 September, 8 Edward III. Witnesses: John, archbishop of Canterbury; Henry, bishop of Lincoln; William, bishop of Norwich; and Richard, bishop of Durham; John, earl of Cornwall; John de Warenn, earl of Surrey; Richard, earl of Arundel; William de Monte Acuto, Hugh de Courteneye, William de Clynton.

Memorandum, that Henry came into chancery at London in the chapter of the Friars Preachers, London, on 27 September, and acknowledged the preceding deed.

MEMBRANE 18d.

July 24.
Reading.

To J. archbishop of Canterbury. Summons to attend a parliament at Westminster on Monday after the Exaltation of the Holy Cross next, warning the prior and chapter of Christ Church, Canterbury, the archdeacons and clergy of that diocese to be present, the prior and archdeacons in person, the chapter by one and the clergy by two proctors. By K. [*Rep. Dignity of a Peer*, iv. p. 427.]

The like to the archbishop of York and to eighteen bishops. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to twenty-seven other abbots, the prior of the Hospital of St. John of Jerusalem in England, the prior of Spaldyng, and the prior of Lewes. [*Ibid.*]

1334.

Membrane 18d—cont.

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to eleven other earls and to sixty others. [*Ibid.*]

To the sheriff of York. Order to cause two knights of that shire, two citizens from each city, and two burgesses from each borough to be elected to attend the aforesaid parliament. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons from each of those ports to be elected to attend the aforesaid parliament.

[*Ibid.*]

By K.

To Geoffrey le Scrop. Order to attend the aforesaid parliament to give his counsel with others of the council. By K.

[*Ibid.*]

The like to twenty-two others. [*Ibid.*]

To J. archbishop of Canterbury. Order to warn the abbots, priors, deans and chapters of cathedral churches, archdeacons and clergy of his province, to attend the aforesaid parliament, the clergy and chapters by proctors, the others in person. By K.

[*Ibid.*]

The like to W. archbishop of York.

By K.

[*Ibid.*]

Aug. 6. Arnald Savage, knight, acknowledges that he owes to Adam de Swanton Windsor. 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

July 31. John atte Warderobe of Bistelisham acknowledges that he owes to Windsor. Master William de Whiteby, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Aug. 1. Thomas de Stanton, prebendary of Grymston and Yatemyestre in the church of St. Mary Salisbury, and parson of Banham church, acknowledges Windsor. that he owes to John de Briggewater, clerk, 10*l.* 3*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Norfolk.

Aug. 3. John de Belton of London acknowledges that he owes to Henry Prodhom Windsor. of London, fishmonger, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Aug. 5. Henry Cros acknowledges that he owes to John de Claketon and Ralph Windsor. de Clatford 44*s.*; to be levied, in default of payment, of his lands and chattels in co. London.

Aug. 5. William de Munden, parson of Saltessh church, acknowledges that he Windsor. owes to Thomas de Brayton, parson of Campsale church, 200*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Cornwall.

The same Thomas acknowledges that he owes to the same William, 200*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

MEMBRANE 17d.

Aug. 8. John son of Robert de Strode of Hirne acknowledges that he owes to Windsor. Master Nicholas de Tyngewyk, parson of Reculvre church, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

1334.

Membrane 17d—cont.

Stephen de Conductu puts in his place William de Harewell, to prosecute the execution of a recognisance for 9*l.*, made to him in chancery by John de Godesfeld.

Aug. 5.
Windsor.

To the sheriff of Kent. Order, immediately upon sight of these presents, to cause proclamation to be made in market towns and other fit places in that bailiwick, that all who have complaints or actions against John, duke of Brabant, or any of his power, shall be at York on the quinzaine of Easter next with their letters and evidences, to inform the king or his deputies concerning their actions, and to do and receive what may be ordained there, as the duke has requested the king to change the date which was previously appointed for this purpose [*as at page 181 above*]. By K.

The like to all the sheriffs of England.

Enrolment of release by Poncius, lord of Castellion, to the king, by reason of divers sums which the king has caused to be paid to him, of all actions and demands which he may have against him by reason of damages sustained by him by wars in the duchy of Aquitaine, in the time of the king and his father, and for satisfaction of the emoluments of the lands of the said Poncius, occupied by the king of France by reason of those wars, and for wages and replacing of his horses lost in the king's service, and for all other debts both in England and Gascony. Dated at London, on 8 August 1334.

Memorandum, that the said Poncius came into chancery at London on that day, and acknowledged the preceding deed.

Aug. 1.
Windsor.

To the sheriff of Southampton. Order to cause a yearly fair of three days, to wit, on the eve, the day and the morrow of St. James the Apostle, to be proclaimed in that county, and held at the manor of Lyndhurst, which Queen Philippa holds for life by the king's grant, as the king wishes the queen to have this fair with all the liberties and free customs pertaining thereto, unless it be to the injury of other fairs in the neighbourhood.

By K. and C.

Aug. 12.
Basing.

Nicholas, abbot of Pippewell, acknowledges for himself and convent that they owe to Banduchinus Maskarelli of Lucca, merchant, 100*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

Walter le Walshe of Bannebiri acknowledges that he owes to John de Wodhous, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Aug. 12.
Basing.

Brother Ralph, abbot of Sibeton, acknowledges for himself and convent that they owe to Asselin Simonetti of Lucca, merchant, and to Bindus Gyle of Florence, 100*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Suffolk.

Cancelled on payment.

Aug. 13.
Basing.

Brother Roger, abbot of Bynedon, acknowledges for himself and convent that they owe to Asselin Simonetti of Lucca, and to Byndus Gyle of Florence, 80*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Dorset.

Cancelled on payment.

Brother Roger, abbot of Bittlesden, acknowledges for himself and convent that they owe to the same Asselin and Byndus 150*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Buckingham.

1334.

Membrane 17d—cont.

Aug. 15. Cicely de Irland acknowledges that she owes to Henry Prodhome, citizen and fishmonger of London, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Buckingham.

Aug. 16. Elizabeth, late the wife of John de Chetingdon, acknowledges that she owes to Thomas de Chetingdon, citizen of London, 55 marks; to be levied, in default of payment, of her lands and chattels in co. Buckingham.

Cancelled on payment.

Aug. 6. To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Windsor. Order to permit the abbot of Holmcoltram, of the Cistercian order, who is going to his chapter general at Cîteaux, to cross from that port, with 20*l.* for his expenses and those of his household. By K.

Aug. 2. To the sheriff of Lincoln. Order to go to Stamford and cause proclamation to be made throughout that bailiwick that none shall presume to hold study or exercise scholastic acts elsewhere than in the king's universities, under pain of forfeiture, and to inform the king of the names of those whom he shall find doing the contrary after this proclamation; the king also wishes speedy justice to be shown to those who wish to complain of violence or injuries suffered at Oxford, before the justices there, specially deputed for this purpose, because the king has been informed that several masters and scholars of the university of Oxford, under colour of certain dissensions in the university and upon other pretexts, have withdrawn themselves from that university to the town of Stamford, and hold study there, and presume to exercise scholastic acts there without requiring the king's assent or licence, and if this were tolerated it would be not only to the contempt of the king, but to the depression of the said university. By K. and C.

[Fœdera.]

The like to the mayor and bailiffs of the town of Oxford, '*mutatis mutandis.*' By K. and C.

[Ibid.]

Aug. 2. To the seneschal, or to him who supplies his place, of the king of Jerusalem and Sicily, in the county of Provence, and the city of Digne (*Dinerman*). Windsor. Request to take and arrest Richard de Thurmarton, a rebel, who is now staying in that king's power or jurisdiction, as the king has heard, and deliver him to William Trussell to be taken to England. *[Ibid.]*

Aug. 17. To the sheriff of York. Order to make summons and proclamations Westminster. for an eyre to be held at Pykeryng on Monday after Michaelmas next before Richard de Wylughby, John de Shardelow, Robert de Hungerford and John de Hambury, whom the king has appointed justices in eyre for pleas of the forest of Pykeryng, belonging to Henry, earl of Lancaster, at the earl's request. By C.

Aug. 2. To Richard de Thurmarton. Order to hasten back to the king to Windsor. England immediately after the receipt of these presents, as he has not attended to a previous order to return, so that he may avoid the grave dangers imminent in this respect. *[Fœdera.]*

Aug. 26. Robert, abbot of Waverley, acknowledges for himself and convent that London. they owe to Asselin Simonetti of Lucca and to Byndus Gyle of Florence, 48*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

Cancelled on payment.

Aug. 20. To the sheriff of York. Order to cause proclamation to be made Clarendon. throughout that bailiwick, that all who have the king's letters of pardon for homicides, felonies, robberies or trespasses of any kind, by reason of the

1334.

Membrane 17d—cont.

siege of Berwick and the war of Scotland, shall be at Newcastle-upon-Tyne on the octaves of Michaelmas next, to set out thence with the king against the Scots, whom the king understands to be preparing to attack him.

[*Federa.*]

By p.s.[8035.]

The like to all the sheriffs of England.

By the same writ.

[*Ibid.*]

Aug. 7.
Windsor.

Richard de Acton of Newcastle-upon-Tyne and Matilda his wife acknowledge that they owe to Gerard de Wydryngton, knight, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Northumberland.—Thomas de Baumburgh received the acknowledgment.

Gerard de Wydryngton, knight, acknowledges that he owes to the said Richard and Matilda 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.—The same Thomas received the acknowledgment.

MEMBRANE 16d.

Aug. 14.
Clarendon.

To the sheriff of Cambridge. Master John de Kengon has shown the king that whereas Master Ralph Oliver impleaded him before the justices of the Bench for rendering his reasonable account to Ralph for the time when he was receiver of Ralph's money, and although John is parson of Orewell church and has lands in that county where he can be sufficiently warned and he is ready to stand to right upon the premises, yet because the sheriff returned before the justices that John had no lands in that county where he could be so warned, he is placed in exigent to be outlawed in that county; wherefore he has besought the king to provide a remedy; and because John has found the following mainpernors before the king in chancery, to wit: John de Curtiniaco, parson of Sherston Magna church, of co. Wilts, Henry de Lyndseie of co. Lincoln, Richard de Skegnes of the same county, and John de Hegham of London, who have undertaken to have him before the said justices on the day on which the writ of exigent is returnable, to answer the said Ralph concerning the premises, and to do and receive further what the court shall decide; the king orders the sheriff to supersede in the meantime the said exigent and the taking of John's body by the said mainprise.

By C.

Aug. 14.
Westminster.

John de Insula, knight, acknowledges that he owes to H. bishop of Lincoln, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

John de Insula of Burle, knight, acknowledges that he owes to Francis Bachyme of Genoa 83*l.* 4*s.* 7*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Francis Bachyme of Genoa acknowledges that he owes to John de Insula of Burle, knight, 132*l.* 12*s.* 7*d.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Aug. 15.
Clarendon.

Alexander, prior of St. Swithun's, Winchester, acknowledges for himself and convent that they owe to Guy de Ciocia, citizen of Lucca, 1,200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.—Robert de Kelleseye, clerk, received the acknowledgment by writ.

Aug. 22.
Clarendon.

Ralph son of Ralph de Gorges and Walter Waleys, parson of Horsyngton church, acknowledge that they owe to William de Cheygne 920 marks; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Cancelled on payment.

1334.

Membrane 16d—cont.

Enrolment of agreement dated Monday before the feast of St. John the Baptist, 8 Edward III., between Eleanor de Gorges, Ralph her son and Walter Waleys of the one part, and William de Cheiny of the other part, that William will marry Joan, Eleanor's daughter and Ralph's sister, for which marriage Eleanor, Ralph and Walter will pay to William 460 marks sterling, in security for the payment of which sum the said Ralph and Walter will make a recognisance to William for 920 marks to pay them at Pontington on certain days, and after the recognisance is made William will marry Joan as quickly as the law of Holy Church will allow, and if he is paid the said 460 marks, the recognisance for 920 marks shall be void, and if William or Joan die before the marriage the recognisance shall be void. Sealed in the presence of Sir John de Clivedon, lord of Clivedon, William Edmond and John de Wallegh. Dated at Horsington on the day and year aforesaid. *French.*

Memorandum, that the said Ralph son of Ralph, Walter and William came into chancery at London on 22 August and acknowledged the preceding deed.

Richard de Musley, parson of Barton church, acknowledges that he owes to the abbot of Whalleye 20 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

Aug. 26.
Faringdon.

To the mayor, prevost and *échevins* of Amiens. Request to hear the plaint of Laurence de Meys of Southampton, merchant, and cause justice to be done to him without delay, as the king would do to their merchants and fellow citizens in England in like case, so that it may not be necessary for the king to provide Laurence with any other remedy, as the king has received Laurence's plaint showing that whereas he lately went to that city for the expedition of certain business affairs, one Peter de Sancto Fisciano and Firmmas Cokerel, citizens of Amiens, took the said Laurence in that city without reasonable cause, and imprisoned him until he should make a fine with them by 68*l.* sterling for his release, whereupon Laurence has besought the king to provide a remedy.

Banduchynus Mascarelli of Lucca, merchant, puts in his place Asselin Symonetti of Lucca, merchant, to prosecute the execution of a recognisance for 100*l.* made to him in chancery by Nicholas, abbot of Pippewell.

Aug. 2.
Guildford.

William Herlyson acknowledges that he owes to Henry Purdumme, citizen and fishmonger of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

The same Henry acknowledges that he owes to the same William 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Sept. 2.
Guildford.

To the chancellor of the university of Oxford. Order to leave everything else and to come before the king and his council, with the proctors of the university, at Westminster, on Thursday after the feast of St. Matthew the Apostle next, to inform the king and council of certain matters and to do further what shall be ordained by them.

By C.

[*Fœdera.*]

The like to the mayor of the town of Oxford, '*mutatis mutandis*,' to appear with four lawful men of that town.

By C.

[*Ibid.*]

Sept. 5.
Guildford.

Walter le Ladde of Wenge, John le Ladde and Richard Styward of Fletemerston, acknowledge that they owe to Ralph Fallynwooll 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham,

1334.

*Membrane 16d—cont.*Sept. 7.
Selborne.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there. Order to take John Kilhurst, wherever he may be found in that bailiwick, and to keep him safe in prison until he receives a special order from the king. By p.s. [8051.]

Sept. 12.
Selborne.

Margery, late the wife of John de Sancto Dionisio of Rochester, acknowledges that she owes to John de Sandhurst, the elder, 26*l.* 13*s.* 4*d.*; to be levied, in default of payment, of her lands and chattels in co. Kent.

Sept. 13.
Guildford.

John de Ryvers and John de Woteryngbury acknowledge that they owe to Adam Brabazoun of London, fishmonger, 70*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

*Cancelled on payment.*Sept. 14.
Westminster.

William de Gosewelde acknowledges that he owes to John de Goldyngton, knight, 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of indenture testifying that whereas William de Goseweld, fermor of the manor of Sir John de Goldyngton of Colne, co. Essex, has made the above recognisance to John, the said John grants to William that if he keep covenant for the term of the said manor according to the form of an indenture made between them, and restore to Sir John the goods and chattels delivered to him by another indenture according to the form contained in the same, then the said recognisance shall be annulled. Dated at London on Friday after the Exaltation of the Holy Cross, 8 Edward III. *French.*

Memorandum, that the said John came into chancery at Westminster on that day and acknowledged the preceding deed.

Sept. 16.
Westminster.

John son of Benedict de Lacford acknowledges that he owes to Anicia, late the wife of John de Haukedon, knight, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Walter atte Strate of Dunton, and Andrew Nyngge of Dunton, acknowledge that they owe to Thomas de Escrik, clerk, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Essex.

*MEMBRANE 15d.*Sept. 12.
Guildford.

John de Cotyngnam, larderer (*lardinarius*) of the king's household, is sent to the abbot and convent of Thorneton, to receive such maintenance in that house for life as Hugh Dallyng, deceased, had there at the request of Edward I. By p.s. [8058.]

In like manner Warin de Bedeford, one of the king's falconers, is sent to the abbot and convent of Wardon, to receive such maintenance in that house as Roger le Portour, deceased, had there at the request of Edward I.

By p.s. [8056.]

Sept. 13.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Richard, earl of Arundel, to have respite until the quinzaine of Easter next, for the debts of his ancestors and of himself which he owes to the king at the exchequer, and to release him from any distraint made on that account and to inspect the rolls and memoranda of the exchequer touching the same, and inform the king thereupon without delay, as the king wishes to ascertain what debts the said earl owes to him, what are clear and what are not clear.

By p.s. [8062.]

Sept. 14.
Westminster.

To John de Crombewell, constable of the Tower of London, or to him who supplies his place. Order to deliver John Vyncent, late receiver of the issues of the county of Ponthieu and of Monstreuil (*Montis Trolli*),

1334.

Membrane 15d—cont.

from that prison, by a certain mainprise, as the said John was taken by the king's order and imprisoned in the Tower until he should render his account for the said issues for the time when he was receiver there, and John de Wrotham of co. Kent, John le Clerk of Braynford of co. Middlesex, John de Wyndesore, parson of Wykham church, diocese of Canterbury; Robert de Bretynghurst of co. Surrey, John de Foxle of cos. Norfolk and Suffolk, and William Noyl of co. Essex, have mainperned to have John Vyncent on the octaves of Martinmas next before those whom the king has appointed in the county of Ponthieu to audit the said account, to do and receive what the nature of the account shall require. By p.s. [8064.]

Sept. 15.
Westminster.

To the sheriffs of London. Order to deliver Richard atte Sterre, citizen and merchant of London, from Neugate prison by a certain mainprise, as the king has been shown on the part of the said Richard that whereas he acknowledged before Walter de Burgo, then mayor of Northampton, and William de Burgo, clerk, deputed to receive recognisances of debtors at Northampton, that he owed to William Casse, merchant, 40*l.*, to be paid at certain terms now past, and although Richard paid 7*l.* of the said 40*l.* to William, long since, and William released him of the remaining 33*l.* as appears by William's letters patent under his seal and shown before the king in chancery, yet William demanded a writ returnable before the king on the octaves of Michaelmas next, for taking and imprisoning Richard until he should satisfy William for that debt, according to the statute of Acton Burnel concerning such recognisances, wherefore Richard was taken by the sheriffs and imprisoned in Neugate, wherefore he has besought the king to provide a remedy, and John de Bromholme, Walter de Stebynheth, Walter de Mersseye, Richard de Merk, Walter le Keu and William de Huntynghdon, of the said city, have mainperned to have Richard before the king on the said octaves to pay the said 40*l.* to William, unless Richard can reasonably show, by the said letters of acquittance or otherwise, that he ought to be discharged of the said debt. By C.

Sept. 18.
Eltham.

John de Malmesbury, parson of Lanwaynarth church, diocese of Llandaff, acknowledges that he owes to Nicholas de Stratton, citizen and rope-maker of London, 200 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Hereford.

Sept. 15.
Westminster.

John de la Herbergerie, who has long and gratefully served the king, is sent to the abbot and convent of Croulond, to receive such maintenance as Master Hugh, late sauser of the king, deceased, had in that house at the king's order. By p.s. [8066.]

Sept. 20.
Westminster.

John de Mere acknowledges that he owes to William de Monte Acuto, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Walter atte Brigge of Lambeth acknowledges that he owes to Elizabeth de Burgo 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Sept. 21.
Westminster.

Walter Saunzavoir acknowledges that he owes to Richard de Carru 115*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard de Chaumbernoun, knight, acknowledges that he owes to John, earl of Cornwall, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled by the king's order because William de Cusanc[ia], administrator of the goods of the said earl, acknowledged that payment had been made.

1334.

Membrane 15d—cont.

Sept. 20. John Crothard, the elder, acknowledges that he owes to Robert de Gyen
Westminster. of Bristol, merchant, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Walter de Burley, prebendary of Shaldeford in Wells church, acknowledges that he owes to Walter Keterych of Shaldeford 10 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Somerset.

Sept. 21. Thomas de Breouse, knight, acknowledges that he owes to Thomas Bovet
Westminster. and William de Pertenhale, citizens of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Sept. 23. Henry de Percy acknowledges that he owes to Henry, earl of Lancaster,
Westminster. 4,000 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment; acknowledged by John de Hambury, the earl's attorney.

Enrolment of release by John de Baddeby to Petronilla, late the wife of John de Baddeby, of all right in all his lands in Wroxston. [*Undated.*]

Memorandum, that the said John came into chancery at London on 26 September and acknowledged the preceding deed.

Enrolment of indenture testifying that Richard de Ros, knight, has granted to John de Ros, his eldest son, and to Petronilla, John's wife, a yearly rent of 20*l.*, to be received by John and Petronilla and the heirs of their bodies, from Richard's manor of Tidde St. Mary's, co. Lincoln. Witnesses: Sir James de Ros, Sir Humfrey de Littlebury, Sir William de Dunton, Sir John de Colevill, knights, Alynandus Dacre, William de Newport of Tidde St. Giles. Dated at Bishop's Hatfield, co. Hertford, on 10 September 1334.

Memorandum, that the said Richard came into chancery on 22 September and acknowledged the preceding deed.

Enrolment of acknowledgment of receipt by Henry Prodhomme and Roger de Bernes, citizens of London, from brother Robert, abbot of Bruera, and Thomas de Langele, of 100*l.* of silver, in which the abbot and Thomas were indebted to them by a certain recognisance made in chancery.

Memorandum, that the said Henry came into chancery at Westminster on 22 September and acknowledged the preceding letters, and wished the said recognisance to be cancelled.

Sept. 22. Richard de Williamescote and Thomas de Langele acknowledge that
Westminster. they owe to Henry Prodhomme and Roger de Bernes 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Richard de Roos, knight, acknowledges that he owes to Hugh son of Simon, knight, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

John de Stalbrok acknowledges that he owes to William de Shares hull 100 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

John le Bruyn acknowledges that he owes to the prior of St. Frideswide's, Oxford, 127*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*MEMBRANE 13d.**

Sept. 20. Robert son of Gilbert de Dedham acknowledges that he owes to
Westminster. Margaret, countess of Kent, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

* Membrane 14d. is blank.

1334.

Membrane 13d—cont.

Enrolment of release by William de Carleton to William la Fete and Joan his wife, daughter of Sir Peter de Sutchurch, knight, of all his right in a moiety of the manor of Sutchurch, and in a moiety of all the lands which formerly belonged to Sir Peter de Sutchurch in cos. Essex and Cambridge, which William de Carleton holds by the grant of Henry de Sutchurch, clerk, to hold for themselves and the heirs of Joan for ever. Witnesses: Walter Turk, Richard de Berkyngg, David de Tillebur[ia], Walter Odyn, Richard Serle, John Berland, John Coleman. Dated at London on Friday after the Nativity of the Virgin, 8 Edward III.

Memorandum, that the said William de Carleton came into chancery at Westminster on 20 September, and acknowledged the preceding deed.

Sept. 22.
Westminster. Walter son of John de Masseworth, Walter Blaumfrount, William Seybrok, and Thomas Fermbaud, acknowledge that they owe to John de Molyns 50*l.*; to be levied, in default of payment, of their lands and chattels in cos. Buckingham and Bedford.

The same Walter, William, and Thomas acknowledge that they owe to the said John 50*l.*; to be levied as aforesaid.

John de Insula, knight, lord of Burlee, and Peter de Wandovere, of co. Essex, acknowledge that they owe to Robert son of William de Rokeswell 20 marks; to be levied, in default of payment, of their lands and chattels in co. Essex.

Sept. 23.
Westminster. William, prior of Belvero, acknowledges that he owes to Hawisia, late the wife of John West of Gretford, William West of Gretford, and Robert West of Gretford, executors of the will of John West of Gretford, 176*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Illeye and Nicholas le Armurer, citizens of London acknowledge that they owe to Thomas de Alledon, knight, 45*l.*; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

Laurence son of Laurence de Preston, knight, acknowledges that he owes to Thomas de Isham, parson of the church of St. Nicholas, Cold abbey, London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Thomas de Uvedale acknowledges that he owes to Peter de Uvedale 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert Guyenne, burgess and merchant of Bristol, acknowledges that he owes to Roger Turtle, burgess and merchant of Bristol, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Elias le Parker of Childernelangeleygh acknowledges that he owes to Bartholomew le Parker 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William Knyght, vicar of Patrikesbourn church, puts in his place Thomas de Grove, clerk, to prosecute the execution of a recognisance for 54*l.* made to him in chancery by William de Cheyne, knight, and of another recognisance for 300*l.* made to him in chancery by the same William.

Richard de Rudham, clerk, puts in his place Alan de Boys, to prosecute the execution of a recognisance for 48*l.* made to him in chancery by Henry, abbot of Dureford.

William de Weston, executor of the will of John de Weston subtus Egge, knight, puts in his place John de Weston of London, 'draper,' to prosecute the execution of certain recognisances made to the said John de Weston subtus Egge, in the chancery of the late king and of Edward I.

1334.

Sept. 24.
Westminster.*Membrane 13d—cont.*

Geoffrey Payn of Halesworthe acknowledges that he owes to Edmund de Bereford 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

Robert, prior of the church of St. Edburga, Burcestre, acknowledges that he owes to William de Bohun 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Oxford.

Elias de Banstede acknowledges that he owes to Gilbert de Wygeton, clerk, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Richard de Bellehous acknowledges that he owes to John, earl of Surrey and Sussex, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Henry Prodhom, citizen and fishmonger of London, acknowledges that he owes to William Box, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Roger de Tarent acknowledges that he owes to Master Henry de Cokham 96 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.—Master Robert de Stretford received the acknowledgment.

Nicholas de Lodelowe, parson of Eketon church, diocese of Lincoln, acknowledges that he owes to William Trussel, the elder, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Salop.—The said Master Robert received the acknowledgment.

Brother Thomas de Saxton, prior of Chaucumbe, acknowledges that he owes to Master Henry de Cokham 70 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Oxford. The same Robert received the acknowledgment.

William de Udlicote of Stratford and William Sauscer the younger, acknowledge that they owe to Master Henry de Cokham, clerk, 42 marks, 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Warwick. The same Robert received the acknowledgment.

William de Leversete acknowledges that he owes to John de Farndon, parson of Aderdeleye church, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Robert de Wyleby and John de Helpeton acknowledge that they owe to Honorius le Sauce of Northampton 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment.

Robert, bishop of Salisbury, and Robert de Tolthorp acknowledge that they owe to Simon de Draycote, knight, 200 marks; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Cancelled on payment.

Richard atte Lude of Maydenhutte acknowledges that he owes to John de la Broke, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Bego de Knovill acknowledges that he owes to John Inge 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John, son of John le Clerk of Stebenhethe, acknowledges that he owes to William de Rodynton of Leicester 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

1334.

Membrane 13d—cont.

Enrolment of grant by John son of John le Clerk of Stebynhegh to William de Rodyngton of Leicester of 20*l.* yearly rent to be received from all his lands in co. Middlesex, and 20*l.* yearly rent to be received from all his lands in the city of London. Dated at Westminster on Friday after St. Matthew the Apostle, 8 Edward III.

Memorandum, that the said John came into chancery at Westminster on 24 September and acknowledged the preceding deed.

Richard Haumound of Mauneld puts in his place John de Scarle, clerk, to prosecute the execution of a recognisance for 100*l.*, made to him in chancery by Richard Heryng.

Sept. 23. John de Etton, clerk, is sent to A. bishop of Winchester, to receive a yearly pension from the bishop by reason of his new creation, until he shall provide John with a competent benefice. By p.s. [8098.]
Westminster.

Sept. 22. Henry de Beghale is sent to the prior and convent of St. Frideswide, Oxford, to receive such maintenance from that house as Geoffrey de la Naperye, deceased, had there at the request of the late king.

Sept. 20. To the treasurer and barons of the exchequer. Order to permit Richard de Grey of Codenoure to have respite until the month of Easter next for all the debts which he owes to the king at the exchequer, and to release him from any distraint made for that cause. By K.
Westminster.

Sept. 20. William Pour, parson of Tichewell church, diocese of Norwich, acknowledges that he owes to Adam Brabazon, citizen and fishmonger of London, 22 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Norfolk.
Westminster.

Thomas Powys, executor of the will of Master Simon de Sancto Edo. (Edmundo?) puts in his place David de Wolloure and John de Herlaston, to prosecute the execution of a recognisance for 20*l.* made to the said Simon in chancery by Matthew de Bassyngbourn, knight.

William Husee, of Mikelham, puts in his place John de Wynwyk, to prosecute the execution of a recognisance for 200*l.*, made to him in chancery by William de Pollyngfold of Iwhurst.

MEMBRANE 12d.

Sept. 26. To the treasurer and barons of the exchequer. Order to cause Henry de Percy to have respite until Easter next for all the debts which he owes to the king at the exchequer, and to release him from any distraint made for that cause, as he is about to set out to Scotland in the king's service by his order. By K. and C.
Westminster.

To the justices in eyre for pleas of the forest in the forest of Henry, earl of Lancaster, of Pykeryng. Order not to molest or in any way aggrrieve Henry de Percy, by reason of any plea touching him in that eyre, and that all pleas so touching him shall remain in the same state as they now are until Easter next, as Henry is staying at Berwick-upon-Tweed, and is in the king's service as aforesaid. By p.s. [8163.]

Enrolment of release by John de Passele to Sir William Vaghan, knight, of all right and claim in the manor of la Parrok in Hertefeld, which William has by the gift and enfeoffment of John, together with the reversion of all the lands which Margaret, late the wife of William de Basynges, holds in that manor as dower, which ought to revert, at her death, to John

1334.

Membrane 12d—cont.

or his heirs, and also in all his lands in the parish of Hertefeld. Witnesses : Thomas le Yonge, Simon Petit, William Hereberd, Walter Reynaud, Robert Reynaud of Craule, Sampson de Kerreseye, Richard Haket, Thomas de Ledrede, William de Wynchestr[e]. Dated at Craule on Sunday after Michaelmas, 7 Edward III.

Memorandum, that the said John came into chancery at London on 29 September and acknowledged the preceding deed.

Enrolment of release by William, son of William son of Edward Charles, knight, kinsman and heir of the said Edward, to Sir John de Stonore, knight, of his right and claim in all the lands of whatever kind which John holds in the towns of Westminster and Eye which formerly belonged to the said Edward his grandfather. Witnesses : Sir John de Grey of Ruthersfeld, Sir Henry de Harnhull, knights ; Richard atte Pole, the king's butler ; John de Oxenford, Nicholas Bek, Thomas atte Rynges and Walter le Cok. Dated at Westminster on Thursday, Michaelmas day, 8 Edward III.

Memorandum, that the said William son of William came into chancery at London on 29 September and acknowledged the preceding deed.

Sept. 24.
Westminster.

John de Hampslap, parson of All Saints church, Long Stanton, diocese of Ely, and William de Kenemerton, parson of Flamstud church, diocese of Lincoln, acknowledge that they owe to Asselin Simonet, merchant of Lucca, 53*l.* 6*s.* 8*d.* ; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Cambridge.

Edmund de la Beche, archdeacon of Berks, and Antony Bache, acknowledge that they owe to William la Zouche, parson of Jakesle church, and to Ralph Turvill, parson of Haversham church, 100*l.* ; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Berks.

Cancelled on payment.

Henry Prodhomme acknowledges that he owes to Roger Chauntecler 60*l.* ; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

John de Lee acknowledges that he owes to Edmund de Bereford, clerk, 50*l.* ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Sept. 25.
Westminster.

Brother Reginald, prior of St. Mary's church, Huntynghdon, acknowledges that he owes to John de Chelmesford, prebendary of Gaye Major in the church of St. Chad, Lichfield, 80*l.* ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Huntingdon.

John de Mikelham acknowledges that he owes to Richard Denys of London, goldsmith, 60*l.* ; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Sept. 27.
Westminster.

The prior of Holy Trinity, London, acknowledges that he owes to Edmund de Grymesby, clerk, 10*l.* ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the city of London.

Thomas de Lodelowe, lord of Totyng, acknowledges that he owes to Ferand Manioun, citizen of London, 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

John Selede of Shafton acknowledges that he owes to John de Briggewater, clerk, 40*s.* ; to be levied, in default of payment, of his lands and chattels in co. Dorset.

1334.

Membrane 12d—cont.

William de Savenak, parson of the church of Wyntreburn St. Martin, acknowledges that he owes to Gaillardus Savenak 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Hugh le Despenser, Edward le Despenser, and John de Ellerker, parson of Leveryngton church, diocese of Ely, acknowledge that they owe to John de Hothum, bishop of Ely, 400 marks; to be levied, in default of payment, of their lands and chattels and the ecclesiastical goods of John de Ellerker in co. York.

Cancelled on payment.

William Laverich, of Little Samford, acknowledges that he owes to Thomas de Westmenstre, citizen and goldsmith of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Shimplingford acknowledges that he owes to Henry, bishop of Lincoln, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

Sept. 28. Thomas Rosselyn, knight, acknowledges that he owes to Henry Serfekyn
Westminster. of Cologne, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Robert de Ferers, knight, acknowledges that he owes to Robert de Sapy 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Matilda, late the wife of Robert de Holand, acknowledges that she owes to John, archbishop of Canterbury, 300*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

Cancelled on payment.

Fulk le Fitz Waryn and Fulk his son acknowledge that they owe to Asselin Simonetti, merchant of Lucca, 120*l.*; to be levied, in default of payment, of their lands and chattels in co. Salop.

Sept. 29. William Galeys acknowledges that he owes to Thomas de Lavenham
Westminster. 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

John de Langeford, knight, acknowledges that he owes to John Inge, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Sept. 30. William Gylmyn acknowledges that he owes to William de Rosteleye
Westminster. 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Sept. 1. Robert de Bilkemore acknowledges that he owes to Robert de Tanton,
Westminster. parson of Lampadervaur church, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Sept. 30. John de Ayshcomb came before the king on Friday after Michaelmas
Westminster. last, and sought to replevy his land and that of Juliana his wife, in Alphameston, which was taken into the king's hands on account of their default before the justices of the Bench against Walter de Treawen. This is signified to the justices.

Oct. 1. Richard de Grey of Codenore acknowledges that he owes to Stephen,
Westminster. bishop of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester, Nottingham and Derby.

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Membrane 12d—cont.

Enrolment of release by John de Lacy, son and heir of John de Lacy, to Sir Robert de Bylkemore, knight, and his heirs, of all right in the manor of Rechyngge, co. Bedeford. Witnesses: Sir Henry de Edenestowe, Sir Thomas de Baumburgh, Sir Thomas de Evesham, Sir Henry de Stratford, Sir Thomas Alledon, knight; Thomas de la Ryvere and Alan de Somersham. Dated at London on Saturday after Michaelmas, 8 Edward III. and Sir John Moritz, knight, who arrived after the seal was appended, also witnessed the deed.

Memorandum, that the said John came into chancery at London on 1 October and acknowledged the preceding deed.

Enrolment of release by Nicholas de Mulsham to Sir John de Insula of Bourghle, knight, of all right and claim in his manor of Mulsham, in the parish of Chelmeresford, co. Essex, with all its appurtenances. Witnesses: William de Clovill, Philip de Firstlyngg, Hamo Peverel, Thomas Tirel, John le Brun, Peter de Wendover, John le Mareschal, William de Wendovere, Sewall de Springefeld. Dated at Chelmeresford on Thursday the Nativity of the Virgin, 8 Edward III.

Memorandum, that the said Nicholas came into chancery at London on 1 October and acknowledged the preceding deed.

MEMBRANE 11d.

Oct. 22. John de Ellerker the elder acknowledges that he owes to William, arch-
York. bishop of York, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Walter son of John de Tynton of Stikeswald acknowledges that he owes to John son of Nicholas de Roos 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Ralph de Camoys, knight, Ingelram Berenger, knight, and John son of the same Ingelram, acknowledge that they owe to John de Roos, knight, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Oct. 23. John Ralegh of Charles, knight, of co. Devon, acknowledges that he owes
York. to Sir Robert de Tanton, clerk, 200 marks; to be levied, in default of payment of his lands and chattels in co. Devon.

Sept. 24. To the treasurer and barons of the exchequer. Hugh de Courtenay the
Westminster. elder has shown the king that whereas he was seised, after the death of Isabella de Fortibus, countess of Albemarle and Devon, whose heir he is, of a certain yearly fee of 18*l.* 6*s.* 8*d.* for the third penny of co. Devon, together with divers other lands which belonged to the countess by hereditary right, and had received that sum yearly by the hands of the sheriffs of the county, and the sheriffs had allowance therefor in their accounts at the exchequer until Walter, late bishop of Exeter, then treasurer of the late king, delayed to make such allowance at the prosecution of certain persons asserting that Hugh ought not to receive that fee because he is not an earl, for which reason the sheriffs of that county have refused hitherto to make payment to the said Hugh of this fee, and yet the treasurer and barons exact the amount of that fee from Hugh by summons of the exchequer, and cause him to be distrained for that cause, wherefore Hugh has besought the king to provide a remedy, the king therefore orders the treasurer and barons to inspect the rolls and memoranda of the exchequer touching the said affair, and to inform the king of what they shall find without delay, and to

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Membrane 11d—cont.

cause the said exaction on Hugh to be superseded until the quinzaine of Easter next, so that the king may be informed upon the premises in the meantime, and cause justice to be done to Hugh. By C.

Sept. 20.
Westminster.

To the sheriff of Kent. Order to cause Thomas de Kersebrok, clerk, in the sheriff's custody for certain contempts and trespasses by the order of Thomas Bacoun and his fellows, justices of assize in that county, to be safely brought to the Tower of London, to be delivered to the constable there or to him who supplies his place, whom the king has ordered to receive Thomas from the sheriff, and to keep him safely until further orders.

Sept. 23.
Westminster.

To the abbot and convent of St. Augustine's, Canterbury. Order to give to John de Westmancote, clerk, such yearly pension as they are bound to give to one of the king's clerks, by reason of the new creation of the abbot, until they have provided him with a competent benefice. By p.s.

The like to the abbot and convent of Michelneye in favour of John de Feriby, clerk. By p.s.

Sept. 25.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Ralph de Wedon, sheriff of Bedford and Buckingham to have respite until the quinzaine of Easter next, for rendering his account for the issues of that bailiwick at the exchequer, unless the king orders otherwise, because John is detained by such infirmity that he cannot travel at present, and yet he is charged by the king with the expedition of divers of his affairs, wherefore he cannot render his said account in person at the present quinzaine of Michaelmas. By K.

Sept. 26.
Westminster.

To Robert le Rose. Order to come to the king with all speed, under pain of forfeiture, because the king wishes to consult him on certain arduous affairs specially touching the king.

Sept. 21.
Westminster.

Walter de Lenthale, the king's huntsman is sent to the abbot and convent of Seleby, to receive such maintenance for life as Robert le Chapeller, deceased, had there at the request of the late king. By p.s. [8084.]

To the treasurer and barons of the exchequer. Thomas Gubyon has shown the king that whereas in the time of the late king he was sheriff in cos. Essex and Hertford, at which time the said king passed through the county of Hertford, and Thomas continually had his undersheriff before the steward and marshal of the late king, to receive and execute their orders, Thomas being occupied elsewhere, by reason of his office, so that he could not attend to the said orders and their execution in person; and Hugh le Despenser, the younger, by reason of his rancour against Thomas caused him to be amerced for not appearing in person before the steward and marshal at 10*l.* the first time, 100*s.* the second time, 100*s.* the third time, 100*s.* the fourth time, 10*l.* the fifth time, and 40*s.* the sixth time, amounting to 37*l.* in all, and that sum is now exacted of Thomas by summons of the exchequer for the king's use, whereupon Thomas has besought the king to provide a remedy: the king therefore orders the treasurer and barons if they find Thomas to have been amerced as aforesaid, to summons those of the council whom they shall choose, to annul the said amercement or to mitigate it, and to give Thomas respite for the exaction of the said 37*l.* by the said advice and deliberation.

To the same. Whereas the king lately appointed Nicholas de Salop, William Pryde and others, by letters patent under the exchequer seal, to take the body of Adam de Wythyford, and to attach him in the king's name wherever he should be found, to have him before the barons of the exchequer at York on the quinzaine of Michaelmas next, to render to the king the accounts for the time when he was chamberlain of South Wales, and

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Membrane 11d—cont.

for the time when he was chamberlain of North Wales, which accounts Adam has hitherto refused to render; and the said Nicholas and William who mainperned with others to have Adam at the exchequer on the quinzaine of Michaelmas last to render the said accounts, have attached and taken him by virtue of the said letters, and have delivered him by indenture to Richard de Crumwell, supplying the place of John de Crumbewell, keeper of the Tower of London, to be kept safely there until further orders; the king therefore orders the treasurer and barons to receive the said indenture from Nicholas and William, and not to harass or aggrieve them or their mainpernors for having the said Adam at the exchequer on the said quinzaine, by reason of their mainprise, because they have not had Adam at the exchequer on the said day.

Oct 8. To the treasurer and barons of the exchequer, Dublin. The poor
Walsingham. fermors of the king's demesnes, lands and manors of Tassagard, Newcastle and Leixlip (*Saltu Salmonis*) in Ireland, and the tenants of these manors, have besought the king by their petition before him and his council, to pardon them the arrears of their fermes and rents, as their lands and possessions have long been destroyed by reason of the wars and disturbances by the invasions of the Scots and Irish in those parts, their houses burned and their goods plundered, and they are reduced to such want and misery that they can in no way pay the said arrears; and yet they are so oppressed by reason of the said arrears, both by arrest of their bodies and by various distrains, that many of them have become vagrants, begging their food; the king therefore orders the treasurer and barons to inspect the rolls and memoranda of the exchequer touching the premises, taking an inquisition if necessary, and to inform the king thereupon without delay, superseding the exaction made upon the said fermors and tenants, by summons of the exchequer for the said arrears, until Michaelmas next. By pet. of C.

Sept. 30. To the warden of the Cinque Ports or to him who supplies his place,
Westminster. and to the bailiffs of Dover and the keepers of the king's passage there. Order to permit the master of the order of friars preachers and the provincial priors of that order, who are coming from parts beyond the sea to their chapter general in England, to come to the kingdom by that port, and to return to their own parts by the same port when their chapter has been held. By p.s. [8198.]

To the treasurer and barons of the exchequer. Order to cause John de Fenles to have respite until the morrow of the close of Easter next for all the debts which he owes to the king at the exchequer, his own and those of his ancestors, unless the king orders otherwise in the meantime. By K.

Sept. 28. To the sheriff of Berks. Order to permit Robert de Fienles to have
Westminster. respite until Easter next for those 110 marks which are exacted of him by summons of the exchequer, and to release him from any distrain made for that cause. By K.

The like to the treasurer and barons of the exchequer, '*mutatis mutandis*.' By K.

MEMBRANE 10d.

Oct. 2. Richard de Carleton, parson of Madlask church, diocese of Norwich,
St. Albans. acknowledges that he owes to Henry Chaufcire 30s.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Norfolk.

Robert de Worthyngpoel acknowledges that he owes to Richard de Norton, parson of Great Greneford church, 10l.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

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Membrane 10d—cont.

Oct. 3. Edmund de Ayete acknowledges that he owes to William de Rosteleye
St. Albans. 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William la Zousch of Mortimer acknowledges that he owes to Guido de la Choche, merchant of Lucca, 247*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Oct. 4. The same William acknowledges that he owes to Thomas de Castro
St. Albans. Godrici, parson of Great Merlawe church, diocese of Lincoln, and to John de Hampslape, parson of Long Stanton church, diocese of Ely, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

The same William and Thomas de Castro Godrici, parson of Great Merlawe church, diocese of Lincoln, and John de Hampslape, parson of Long Stanton church, diocese of Ely, acknowledge that they owe to Henry de Stanton, spicer of London, 100 marks; to be levied, in default of payment, of their lands and chattels and of the ecclesiastical goods of Thomas and John in co. Hertford.

John son of Henry le Swan, late citizen and burgess of London, acknowledges that he owes to Roger le Deghere, 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Henry, bishop of Lincoln, acknowledges that he owes to John de Insula, knight, 51*l.* 16*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Enrolment of grant by John de Insula of Burglee, knight, to Sir Henry de Burghassh, bishop of Lincoln, of his whole manor of Bokeswell, with appurtenances in the hamlet of Mulsham in the parish of Chelmeresford, co. Essex, to wit, all those lands and rents which he had by the gift and enfeoffment of Francis Bacheme in the same hamlet, town and county. Witnesses: Sir Walter Bygot, Sir John de Bibbesworth, Sir Giles de Bryanzoun, Sir James de Lambourn, Sir John de Goldington, knights; John de Cogeshale, William de Cuevill, John Baldewyne. Dated at London on Tuesday before Michaelmas, 8 Edward III.

Memorandum, that the said John came into chancery at London on 4 October and acknowledged the preceding deed.

Memorandum, that John de Sancto Paulo, clerk, one of the executors of the will of Master Henry de Clif, on 21 September, to wit, the feast of St. Matthew the Apostle, 8 Edward III., delivered to Sir John de Warennia, earl of Surrey, in the hotel of William, archbishop of York, near Westminster, where the earl was lodging, at the order and request of Henry, earl of Lancaster and Leicester, by the hands of Master Robert de Stratford, archdeacon of Canterbury, in the presence of Sir John de Hampton, Sir William de Vaghan, Sir Richard Pole and several others, a certain deed of release which the said earl of Lancaster made to the said earl of Surrey and his heirs of the castles of Conysburgh and Sandale, and divers manors and lands in co. York; which deed was delivered to Master Henry de Clif, now deceased, to be kept in neutral hands (*in equali manu*) until the earl of Surrey should fortify by sufficient men a certain recognisance for 2,000 marks made by him to the earl of Lancaster in chancery in the 2nd year of the king's reign, which is now cancelled in the chancery rolls because the earl of Lancaster has been satisfied by the earl of Surrey for the said 2,000 marks, and the deed remained in the custody of John de Sancto Paulo and of his co-executors of the said will, after Henry's death.

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*Membrane 10d—cont.*Oct. 7.
St. Albans.

Master Thomas de Felthorp, parson of Ratlesden church, acknowledges that he owes to Robert de Foxton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Suffolk.

Cancelled on payment.

Enrolment of an indenture testifying that at Michaelmas, 8 Edward III., Dyn Forset and Alexander de Barde and their fellows, merchants of the company of the Bardi, in the presence of the king, the chancellor, treasurer and other great men of the council, undertook to find for the king for the expenses of his household, from the said day for the year following, 1,000 marks sterling for every calendar month, to be paid from time to time in the city of London to the keeper of the wardrobe for the time being or to his attorney, to maintain and continue which charge the king grants to the said merchants all the issues of certain customs in England, to wit, the old and new custom of the ports of London, Southampton, Boston, Kyngeston-upon-Hull, except certain assignments made to the following persons, namely, Sir John de Henaud, 1,000 marks yearly on the custom of London, the lord of Kuk 250*l.* yearly until a certain time, on the said custom, and to the count of Julers 900 marks yearly on the custom of Boston; and the merchants shall take the issues of these customs by the hands of the collectors of customs of these places, by indenture, until the end of the year, and if they are not then paid for what they have advanced in the service of the household, they shall have a lien upon the said customs until they are fully paid; and if then they shall have received more than they have advanced, the remainder shall be allowed to them upon the other debts which the king owes to them; and if perchance the king then owes them nothing, they shall restore the remainder; and the king wishes the said merchants to have in their keeping one leaf of the coket of the old custom and the seal of the new custom of London, under the seals of the collectors of customs in each of the above places, and also that regard may be had for the sums expended by the merchants in the said service as for costs and expenses in collecting the money from the customs etc. that they may levy them from the said customs as aforesaid; and to accomplish and perform all these things, granted to the said merchants, the king, with the assent of his council, wishes them to have writs under the great seal, privy seal and exchequer seal whenever necessary, as may suit their profit; and every time that they wish to have tallies of receipt in discharge for the customs which they may have, they shall charge the treasurer of the wardrobe for the time being, or other chargeable persons, rendering to the exchequer the letters and bills which they shall have taken from the keeper of the wardrobe or from the others. Dated at Westminster, Michaelmas in the year aforesaid. *French.*

Oct. 26.
Topcliffe.

Robert de Tanton, prebendary of Hapelstorp, in the church of St. Peter, York, acknowledges that he owes to William, archbishop of York, 100 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Oct. 9.
Royston.

Adam, bishop of Winchester, and brother Alexander, prior of St. Swithun's, Winchester, acknowledge for themselves and convent that they owe to Guy de la Choche, merchant of Lucca, 3,000 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

Cancelled on payment as appears by the process on the files of 10 Edward III.

— — — — — Guy de la Choche, merchant of Lucca, puts in his place Master Poncius de Controno, to prosecute the execution of a recognisance for 1,060*l.* made to him in chancery by William la Zouche Mortymer, Hugh le Despenser,

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Membrane 10d—cont.

Roger de Mortimer, archdeacon of Welles, Thomas de Goderich Chastel, parson of Merlawe church, diocese of Lincoln, William de Kermerton, parson of Flammestede church in the same diocese, and John de Appeslape, parson of Stanton church, diocese of Lincoln.

— Guy de la Choche, merchant of Lucca, puts in his place Master Pancius de Controno, to prosecute the execution of a recognisance for 247*l.* made to him in chancery by William la Zousch de Mortymer.

— Guy [de la] Choche puts in his place Master Poncius de Controno, to prosecute the execution of a recognisance for 1,200*l.*, made to him in chancery by the prior of St. Swithun's, Winchester.

— Bartholomew Richo, merchant of Chieri (*Kerio*), puts in his place William de Newenham, clerk, to prosecute the execution of a recognisance for 81*l.*, made to him in chancery by John de Pomeriis, prior of Andeverre, and Master Peter de Galiciano, parson of Horncastre church, diocese of Lincoln, and of another recognisance for 50*l.* made to Bartholomew in chancery by the same prior and Peter.

— Joan daughter of Laurence Basset, of Cornwall, knight, puts in her place John de Oxon[ia], clerk, and John de Culham, to prosecute the execution of a recognisance for 240*l.*, made to her in chancery by Ralph de Camoys, knight.

Oct. 12.
Somerton.

To the sheriff of Southampton. Writ of aid in favour of Peter de Galiciano, warden of the house of St. Cross near Winchester, in levying the rents due to him from divers tenants of that house, and the arrears of the same, so far as the sheriff shall find them to be due, as the said Peter has besought the king to provide a remedy as the said tenants have wilfully and maliciously withdrawn their said rents from that house for a long time since, refusing to pay them and the arrears to the said keeper, and the king does not wish the alms and charities there to be diminished by such withdrawal.

By p.s. *Et erat patens.*

Memorandum, that on 28 September, 8 Edward III., J. archbishop of Canterbury, delivered up the great seal to the king in his chamber in the palace at Westminster in a bag under the archbishop's seal, in the presence of H., bishop of Lincoln, the treasurer, John, earl of Cornwall, Richard, earl of Arundel, Master Robert de Stretford, archdeacon of Canterbury, Sir Robert de Tanton, and others, and the king delivered the seal to R., bishop of Durham, whom he there appointed chancellor, and on Thursday following the said chancellor opened the great seal in the chapter of the friars preachers in London and caused writs to be sealed therewith. [*Fædera.*]

Oct. 25.
Knaresborough.

Richard, bishop of Durham, and Henry, bishop of Lincoln, acknowledge that they owe to William, archbishop of York, 1,000 marks; to be levied, in default of payment, of their lands and chattels in cos. Northumberland and Lincoln.

Cancelled on payment.

MEMBRANE 9d.

Sept. 27.
Westminster. To the sheriff of Kent. Order to cause proclamation to be made in all the ports and other fit places in that bailiwick that all subjects of the count of Flanders and their servants may come into the kingdom safely and securely, until Whitsuntide next, and stay and traffic there, departing thence at their pleasure without let or hindrance, provided that they commit no

1334.

Membrane 9d—cont.

crime and pay the usual customs, as the said count, on 22 August last, caused a like proclamation to be made throughout his dominions in favour of the king's subjects. By K. and C.

[*Fœdera.*]

The like to all the sheriffs in England. [*Ibid.*]

Memorandum, that on 23 October, 8 Edward III. John de Greye of Rotherfeld, of co. York, Reginald de Cobham, of co. Kent, and William de Eynsford, knight, of co. Kent, mainperned before the king at York to have Robert Gower, knight, before the king wherever he should please at three weeks' notice, and that Robert has betaken himself to the march of Scotland in the company of Edward de Bohun, the king's kinsman and keeper of the said march.

Sept. 30. To the treasurer and barons of the exchequer. Order to cause Master
Westminster. Peter de Galiciano, late constable of Bordeaux, to have respite until the quinzaine of Easter next for rendering his account at the exchequer for the time when he was constable there, and to release him from any distraint made for that cause. By p.s.

Oct. 10. To the master and brethren of the king's hospital of Ospryng. Because
Northampton. the king wishes brother Nicholas de Staple, who professes in that hospital and who was lately sent to the hospital of St. John without the east gate of Oxford, to stay there for some time, to return to the hospital of Ospryng, and to stay with them there as one of the brethren of that hospital, as he ought by his profession, the king sends the said Nicholas to them ordering them to receive him into their brotherhood and to treat him according to the rule of their order.

To the master and brethren of the said hospital of St. John. Order to send the said Nicholas to the hospital of Ospryng to stay there as aforesaid.

Oct. 23. To W. archbishop of York. Request for his prayers and other works of
York. piety for the success of the king's proposed expedition against the Scots, and to induce the clergy and people of that diocese, both secular men and men of religion, to do the same. [*Fœdera.*]

The like to J. archbishop of Canterbury, or his vicar general, and to all the bishops in England. [*Ibid.*]

Oct. 23. To the sheriff of York. Writ *de intendendo* for those whom the king has
York. appointed to collect and levy the tenth and fifteenth from the cities and boroughs and the men of ancient and others demesnes in the North Riding, co. York, as much as was levied from them in the last taxation, and to treat with the said communities and men concerning other fines or sums to be paid to the king for the said tax, and to do and fulfil other things contained in the king's letters patent as often and whenever the sheriff is required by the said taxers in doing and fulfilling the aforesaid. By K. and C.

The like to the same sheriff in the East Riding in that county.

By the same warrant.

The like to the same sheriff in the West Riding in that county.

By the same warrant.

John Not, Simon Wyly and Henry de Chaucombe, executors of the will of John de Chancombe, knight, put in their place John de Alkebarowe, clerk, and William Cole of Elyng, to prosecute the execution of a recognisance for 20l., made to the said John de Chaucombe, in chancery by Michael de Trenewyth and Philip de Lostwythy, clerk—Robert de Kelleseye, clerk, received the attornment by writ of *dedimus potestatem*, which is on the files of this year.

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*Membrane 9d—cont.*Oct. 30.
Durham.

John de Balderby, of Rokeby Pikale, acknowledges that he owes to the master and brethren of the hospital of St. Leonard, York, 39s. 7d. ; to be levied, in default of payment, of his lands and chattels in co. York.

William, son of Jordan de Rokeby Pikale, acknowledges that he owes to the said master and brethren, 30s. 3¼d. ; to be levied, in default of payment, of his lands and chattels in co. York.

— — —

Master Ralph de Conyngsburch, parson of a moiety of Derfeld church, puts in his place John de Whistan, to prosecute the execution of a recognisance for 51l. made to him in chancery by John son of Hugh de Whistowe, John de Neuthorp, John de Morby 'irnemanger,' William de Denton, and Thomas de Leuesham.

Nov. 3.
Newcastle-on-Tyne.

James de Dounebiggyng, of Kirkeby in Kendale, acknowledges that he owes to the abbot of St. Mary's, York, 4l. 6s. 8d. ; to be levied, in default of payment, of his lands and chattels in co. Westmorland.

Oct. 28.
Northallerton.

To the mayor and bailiffs of Great Yarmouth. Order to cause Thomas de Paxton, Simon de Mouesley, William, serjeant of William de Norham, Henry, serjeant of William de Beryngdon, and Alexander de Letehamme, merchants of Berwick-upon-Tweed, to be delivered from prison without delay, and to cause their goods, merchandise and money, which had been arrested by the said mayor and bailiffs, to be de-arrested and delivered to those men, to be taken by them to Berwick ; as it has been shown to the king, on the part of the said merchants, that whereas they lately freighted a certain ship called '*la Blithe*' of Boston, of which Richard Ramet was master, in Flanders, to take certain goods and merchandise thence to Berwick, and the mayor and bailiffs arrested the said ship, together with the goods and merchandise and divers moneys of the said merchants, coming by the town of Great Yarmouth on its way to Berwick, and took and imprisoned the said merchants and arrested their goods and merchandise and money ; and by letters of testimony of the mayor and bailiffs of Berwick the king has learned that the said merchants are in his faith and peace, and that they lately set out for Flanders to traffic there, from Berwick, by the licence of the king's ministers there, and that they wished to take the said goods and merchandise and money so arrested to Berwick for the maintenance of the king's men staying there.

By p.s. [8252.]

Oct. 28.
Topcliffe.

To the bailiffs of Blakenaye. From the grave complaint of Henry de Belton of York, merchant, and of certain other merchants of York, Kyngeston-upon-Hull, Beverley, Pontefract, and of the parts of Craven, the king has learned that whereas they lately freighted a certain ship of Kyngeston called '*la Wylyfare*' of Kyngeston, of which Adam de Helegh is master, at Swyne (*la Swynem*), Flanders, to take cloth, armour, and other merchandise and things thence to Kyngeston-upon-Hull for their own behoof, and the said ship on its way to Kyngeston was agitated at the port of Blakenay, the bailiffs asserting that the merchandise and other things in the ship belonged to the Scots, and that the said master and the mariners of the ship were taking them to those enemies, arrested the said merchandise and other things, together with the ship, wherefore the said master and mariners have besought the king to provide a remedy ; and because the said Henry and Richard de Alverton, John de Shireburn, and John de Coupmanthorp, of co. York, appointed in chancery, have mainperned for the said merchants to cause the said ship, together with all the goods, merchandise, and other things therein, without abstracting anything, to be brought to Kyngeston, and delivered to the mayor and bailiffs of that town, to be kept safely for the king's behoof, until otherwise ordered ; the king orders the bailiffs of Blakenaye to cause the said ship, merchandise, and things to be

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Membrane 9d—cont.

de-arrested without delay, and to permit the master and mariners to take the ship with its said cargo to Kyngeston, without hindrance, by the said mainprise, to be delivered to the said mayor and bailiffs as aforesaid, whom the king has ordered to receive them and to keep them safely until otherwise ordered.

Oct. 29. To the mayor and bailiffs of Kyngeston-upon-Hull. Order to receive the Northallerton. ship, merchandise, and things aforesaid, and if the said merchants can prove satisfactorily before the mayor and bailiffs, that the said merchandise and things are their own goods and do not belong to the Scots, and that they had freighted the said ship to take that merchandise, etc., to Kyngeston and not to Scotland, then to cause the said goods, etc., to be delivered to the said merchants, and the ship to the said master, fully and entirely, unless there is other cause why they should be kept under arrest, and to inform the king under their seal of what they shall do herein. By C.

Oct. 33 (*sic*). To Richard de Wylughby and his fellows, justices in eyre for pleas of the York. Forest in the forest of Henry, earl of Lancaster, of Pykeryng. Order to continue the eyre aforesaid, and all the pleas touching it, in the same state in which they now are, until the quinzaine of Easter next, because divers magnates and other lieges of the king and others of his kingdom are now about to set out for Scotland to repress the malice of the Scots, who have assembled in a great multitude and have invaded the marches of the kingdom and other lands of the king, committing homicides, depredations, arson, and other evil things, and the king wishes to provide for the indemnity of the said magnates and others, that they may not be molested in that eyre for their absence or for other causes before the said justices, while they are so in the king's service. By K.

To Ralph de Nevill, Richard de Aldeburgh, and Peter de Middleton, justices next in eyre for pleas of the Forest in the forest of Galtres. Order to assemble at York on the first day of the session, appointed by them, and to do and fulfil the things which belong to that day, and that done, to continue that eyre and all pleas and other things touching it, in the same state in which they will then be, until the quinzaine of Easter next, for the reasons aforesaid. By K.

MEMBRANE 8d.

Sept. 23. To the sheriff of Norfolk. Writ for payment to Constantine de Mortuo Westminster. Mari and John de Ormesby, knights of that county, of 4*l.* for their expenses in attending the parliament at Westminster on Monday after the Exaltation of the Holy Cross last, to wit for 10 days at 4*s.* a day each.

By K. and C.

The like to the sheriffs of other counties for various sums for the knights of the respective counties [*as in Return of Members of Parliament*, p. 104, omitting Theobald Russell, of co. Southampton; and co. Surrey].

John Bousser, parson of Hengham church, puts in his place John de Borham, to prosecute the execution of a recognisance for 40*l.* made to him by Ralph de Yerdele of Thaxste, and of another recognisance for 40*l.* made to the same John in chancery by Walter le Saghwere of Thaxstede.

To the mayor and bailiffs of Norwich. Writ for payment to John de Morly and Peter de Hakeford, burgesses of that city, of 40*s.* for their expenses in attending the aforesaid parliament, to wit for 10 days at 2*s.* a day each.

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Membrane 8d—cont.

The following burgesses have like letters for various sums :

William Gaisele and Roger son of Robert de Draicote, burgesses of Great Yarmouth.

Laurence de Mees, burgess of Southampton.

Thomas de Pontefract and Stephen de Ripon, citizens of York.

William de la Pole and James de Kyngeston, burgesses of Kyngeston upon-Hull.

Robert de Morewode and John de Crophill, burgesses of Nottingham.

John de Dalington and Walter Cay, burgesses of Northampton.

Robert Gygne, burgess of Bristol.

William de Hakthorn, citizen of Lincoln.

John de Pykeryng and Henry Pepir, citizens of Carlisle.

John Parles, burgess of Colchester.

John de Watenhull, burgess of Shrewsbury.

John de Pykstok and William le Goldsmyth, burgesses of Stafford.

Richard de Cane and William le Clerk, burgesses of Bedford.

John de Stanord and Henry le Glide, burgesses of Melcombe.

Oct. 28. To the treasurer and barons of the exchequer. Order to cause Giles de Knaresborough. Badesmere, who is about to set out with the king and his lieges to Scotland, in the king's service, by his order, to have respite until Michaelmas next for all the debts which he owes to the king at the exchequer, both those of his ancestors and his own, and for all accounts which he ought to render to the king there, which debts and accounts are exacted of Giles by summonses of the exchequer, and to cause him to be released, in the meantime, from all distrains made upon him for the aforesaid reasons. By K.

Sept. 19. To the same. Order to cause Robert de Hambury, chamberlain of Westminster. North Wales, to have respite until the octaves of Martinmas next for rendering his account for the issues of his bailiwick, and to cause him to be released in the meantime from any distrains, because Edward de Bohun, justice of North Wales, is now departing to North Wales, to supervise the state of that land and the acts of the ministers in those parts, and also to hold his sessions there, as pertains to his office, wherefore the said Robert cannot conveniently be present in person at the present quinzaine of Michaelmas at the exchequer to render his said account, and the king has granted him the said respite. By K. and C.

Oct. 28. Matilda de Plompton, nurse of Edward, earl of Chester, the king's son, Northallerton. is sent to the abbot and convent of St. Augustine's near Bristol to receive such maintenance from that house, for life, as John de Thresk, deceased, had there at the king's request.

Sept. 23. John Russel is sent to the prior and convent of Creyk to receive such Westminster. maintenance in all things, for life, from that house, as Richard Rauf, deceased, had there at the request of the late king. By p.s. [8113.]

Oct. 1. Henry de la Chapele is sent to the prior and convent of Suthwyk to Westminster. receive a certain yearly pension by reason of the creation of a new prior until he has been provided by them with a suitable ecclesiastical benefice. By p.s. [8211.]

MEMBRANE 7d.

Nov. 11. Thomas de Blaston, clerk, parson of Cotesbech church, diocese of Lin-
Newcastle-on-Tyne. coln, acknowledges that he owes to Master Robert de Stratford 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Leicester.

Cancelled on payment ; acknowledged by Henry de Stratford, Robert's attorney.

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Membrane 7d—cont.

Richard de Kelleshale puts in his place Clement de Derneford, to defend the execution of a recognisance for 200*l.* made by him in chancery to Ebulo Lestraunge.

Oct. 26.
York.

To Nicholas de Meynill and John de Faucomberge. Order to supersede trying or arraying of the men of Shardeburgh, by virtue of the king's grant to them, as the king lately appointed them to elect and try in the North Riding, co. York, 22 men at arms, 40 hobelers and 300 archers, so that they should be ready and provided with suitable arms to set out with the king to Scotland to repel the Scots who have invaded the march of the kingdom and other lands of the king, because the burgesses of Shardeburgh, which is situated on the sea coast, have undertaken before the king and his council to send to the king, at his expense, seamen from that town to set out with him in his service upon the sea, at his will, when summoned by him, against the said enemies.

By C.

Sept. 23.
Westminster.

To the treasurer and barons of the exchequer. Hugh de Curtenay the elder has shown the king that whereas after the death of Isabella de Fortibus, formerly countess of Devon, whose heir he is, he received and held a certain yearly rent of 18*l.* 6*s.* 8*d.* for the third penny of co. Devon, by the hands of the sheriff of that county, by hereditary right, as Isabella and her ancestors had formerly received and held that rent, until the said Hugh was hindered from receiving it at the exchequer of Edward I. and yet the money which Hugh received from that rent is hitherto unjustly exacted of him by summons of the exchequer, whereupon he has besought the king to provide a remedy; the king, wishing to ascertain whether Hugh received the said rent as aforesaid, and if the sheriff had allowance made to him thereupon on his accounts at the exchequer, orders the treasurer and barons to inspect their rolls and memoranda touching that affair and inform the king of what they shall find there concerning that seisin or the receiving of the said rent, and of the cause why Hugh was prevented from receiving that rent, and to cause the exaction which they had caused to be made upon Hugh for the said money, to be superseded until the quinzaine of Easter next, so that, information having been taken in the meantime, the king may cause justice to be done to Hugh thereupon.

By C.

Nov. 1.
Newcastle-on-Tyne.

To the sheriff of Lincoln. Order to go to Staunford in person, and forbid the masters and scholars of the university of Oxford, who have remained there in contempt of the king's previous order [*as at page 330 above*] to study there or exercise any scholastic acts there under pain of forfeiture, and if any one after this prohibition shall be found doing the contrary, then to cause his books and other goods in that town to be seised without delay into the king's hand, and to be kept safely without any destruction, until the king orders otherwise; and to inform the king of the names of masters and scholars disobeying the proclamation and inhibition without delay; the king also wishes speedy justice to be done to all who wish to complain before the justices at Oxford, especially appointed for this, concerning violence or damage inflicted on them at that town. [*Fædera.*]

Nov. 9.
Newcastle-on-Tyne.

John de Hederse acknowledges that he owes to Thomas de Keteryngham 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Roger de Forsham puts in his place John de Marton and Theobald Portejoie to prosecute the execution of a recognisance for 11*l.* 2*s.* made to him in chancery by John Pecche, knight.

John de Farendon, clerk, puts in his place John de Tamworth and William de Burgh to prosecute the execution of a recognisance for 40*l.* made to him in chancery by John son of John le Farou of Neubiry.

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Membrane 7d—cont.

Nov. 14. Ralph de Grene of Pontefract acknowledges that he owes to William de Newcastle-on-Tyne la Pole of Kyngeston-upon-Hull, merchant, 22*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of release by William de Berughby, clerk, to Sir Thomas de Evesham, clerk, for those 40*s.* of yearly pension which Thomas granted to him by his deed, and the arrears of the same. Witnesses: Sir Michael de Wath, Sir John de Dumbelton, William de Pershore, Stephen de Greneburgh, William de Newenham. Dated at York on Saturday the morrow of Martinmas 1334.

Memorandum that the said William came into chancery at York on 14 November and acknowledged the preceding letters.

Nov. 6. To the sheriff of York. Order to provide carriages for taking victuals Newcastle-on-Tyne to York for the maintenance of the chancellor, treasurer, justice and other ministers of the king there, in other places in that bailiwick which may seem good to them, and to deliver the horses and waggons to those who are charged with the carriage of other things of the king, as the mayor and bailiffs of the city of York have complained before the king and his council that the waggons and horses for taking such victuals have been taken for divers carriages, as well of the king as of others. By C. [*Federa.*]

Nov. 6. To the mayor and sheriffs of London. Order to attach by his body John Newcastle-on-Tyne Vyncent, late receiver of the issues of the counties of Ponthieu and Monstreuil, then in the king's hands, wherever he may be found within that city, and to cause him to be safely guarded, so that the mayor and sheriffs may have him before the treasurer and barons of the exchequer on the quinzaine of Martinmas next to render there to the king his account for the said issues and to do and receive further what the nature of the account requires in this respect, because the said John has not yet rendered to the king the account for the said issues which he ought to render for the time when he was receiver, but escapes rendering it and is lurking in that city. By K.

Nov. 9. To Ralph Basset of Drayton. Notification not to intermeddle with the Newcastle-on-Tyne office of justice of North Wales, to which the king lately appointed him, to hold during pleasure, because the king has now appointed Richard, earl of Arundel, to hold it at will; and order to come to York to the king's council there, with all speed, without making excuses, to give his counsel together with others of the council on certain urgent affairs at present touching the king, and to do other things which shall there be enjoined upon him on the king's behalf, because the king has need of his advice for the said affairs. By K.

Nov. 19. Richard Bradan of Swanlund acknowledges that he owes to Thomas de Roxburgh Santon of Hothum 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 12. To Richard de Hoghton, Thomas de Hampton, and Thurstan de Holand Newcastle-on-Tyne of Preston. Order to supersede the taking of an inquisition by the oath of the men of co. Lancaster, concerning divers wrongs, trespasses and destructions done by Richard de Merklesden within the bailiwick of the chief forester of the free chace of Blakburneshire, as the king has now, for certain reasons, appointed other lieges to take the said inquisition.

Nov. 12. To the taxers and collectors of the tenth and fifteenth in co. Kent. Newcastle-on-Tyne Order to supersede the levying of the tenth and fifteenth on the goods of the hospital of the Maison Dieu (*domus dei*), Dover, for the king's behoof, allowing the master and brethren to be quit thereof towards the king, as the

1334.

Membrane 7d—cont.

said hospital was founded by Henry, formerly king of England, and is now so slenderly endowed, as the king has learned, that the goods thereof hardly suffice for the maintenance of the master and brethren there, and of the poor and infirm resorting there, and for doing alms according to the ordaining of the said king, so that if the hospital be charged with the new aids at present granted to the king, it will behove the master and brethren to diminish the said alms.

By K. and C.

Nov. 22.
Berwick-on-
Tweed.

Henry, bishop of Lincoln, acknowledges that he owes to John de Insula of Burle 50*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

*Cancelled on payment.**MEMBRANE 6d.*

Nov. 22.
Berwick-on-
Tweed.

William de Roos of Hamelak acknowledges that he owes to William la Zouche of Haryngworth 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of grant by Robert de Stanford to the king of 6 acres of land in Holbech, co. Lincoln, and the advowson of the church of that town. Witnesses: Richard, bishop of Durham, Sir Geoffrey Lescrop, Sir William de Herle, Sir William de Shareshill, Sir John de Cauntebrigg, Sir Michael de Wath, Sir Thomas de Baumburgh, Sir John de Sancto Paulo. Dated at York on 3 November, 8 Edward III.

Memorandum that the said Robert came into chancery at York on 13 November and acknowledged the preceding charter.

Nov. 25.
Roxburgh.

Nicholas Tankard of Boroughbridge acknowledges that he owes to Hugh de Myton of York 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 2.
Roxburgh.

William de Lyneseye acknowledges that he owes to John de Hamerton 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Nov. 25.
Roxburgh.

William, archbishop of York, puts in his place Richard de Snaweshull to receive certain sums of money due to the archbishop by recognisances made to him in chancery.

By letter of the archbishop, which is on the files.

Nov. 26.
Roxburgh.

The abbot of St. Mary's, York, acknowledges that he owes to William de Roos of Hamelak 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in York.

Cancelled on payment; acknowledged by Thomas Fymme, William's attorney.

Robert Jorce, knight, acknowledges that he owes to Isabella, queen of England, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Nov. 26.
Roxburgh.

Richard de Bynington, parson of the church of St. John the Baptist, Staunford, acknowledges that he owes to Master William de Marcam, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Nov. 16.
Newcastle-on-
Tyne.

To the treasurer and barons of the exchequer. Order to cause Robert de Hambury, chamberlain of North Wales, to have respite until the quinzaine of Hilary next for rendering his account at the exchequer for the

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Membrane 6d—cont.

issues of his bailiwick, and to cause him to be released from any distrain which they shall make upon him for that cause, because the king appointed Ambrose de Novo Burgo and Stephen Blount to supervise the defects in the castles of North Wales, and ordered Robert by divers writs to cause those castles to be sufficiently provided with victuals by the view and testimony of Ambrose and Stephen, and to pay wages from the issues of his bailiwick to divers men-at-arms and foot soldiers, lately elected in those parts and now about to set out in the king's service to Scotland, for the king's expedition of war there, wherefore Robert cannot conveniently be present in person at the exchequer on the octaves of Martinmas next, to render his said account, and the king has granted him the said respite.

By C.

Nov. 15.
Newcastle-on-Tyne.

To John de Tiddeswell, the king's clerk. Because for the repulse of the Scots who have invaded the realm the king has spent much money and must spend more for the magnitude of his army which increases daily, so that the king is in great need of money, and he requested certain abbots and priors by special letters, sent by the said John, to be presented with all possible speed, to pay without delay the tenth lately granted by them to the king, which they would otherwise have paid to the king at certain terms, to the collector of the said tenth, deputed in the diocese of Lincoln, trusting the said John in those things which he should tell them in this respect on the king's behalf; wherefore the king strictly orders John to visit the said abbots and priors with all possible speed, to present the king's said letters to them, and instantly require them to immediately pay their share of the said tenth to the collector, to be sent by him with all possible speed to the exchequer, and in order that the abbots and priors may be more easily inclined to anticipate the time of this payment, the said John shall clearly explain to them the king's want and also the grave dangers which may probably happen if the king lacks money, warning them that if they fail the king this time, contrary to the confidence which he reposes in them, they will greatly provoke him against them.

By K. and C.

The like to the following, sent to divers abbots and priors, to wit:

William de Lund.

Roger de Gildisburgh.

Hugh de Croft.

William de Scothowe.

John de Stonore.

James de Kyngeston.

Robert de Scardeburgh.

Thomas de Stowe.

James de Wodestok.

John de Bampton.

Robert de Scorburch.

Robert de Brok.

Silvester de Trefruthken.

Gilbert de Wygton.

John Inges.

Thomas de Blaston.

Thomas de Capenhurst.

Edmund de Grymesby.

Thomas de Evesham.

Henry de Carleton.

William de Bromley.

Henry de Stratford.

Walter Joce.

Thomas de Sibthorp.

Thomas de Brayton.

Thomas de Londeley.

John de Marton.

John Mauger.

Robert de Foxton.

William de Hardeshill.

Robert de Sharesull.

William Wade.

Geoffrey Gilbert.

Thomas de Blaston.

John de Langtoft.

Nov. 15.
Newcastle-on-Tyne.

To the collector of the tenth granted by the clergy to the king, deputed in the diocese of York. Order to travel with all possible diligence in asking for and receiving the said tenth from the men of religion, giving them letters of acquittance, and to transmit all the money so received to the exchequer with all possible speed, so that the king may commend his diligence, and as he wishes to avoid the king's indignation, because the king

1334.

Membrane 6d—cont.

is in great need of money, by reason of his expenses through the magnitude of his army, now crossing with him to Scotland, for the defence of the realm, and of the king's other lands, which the Scots have seditiously presumed to invade, wherefore he has requested certain abbots and priors to pay the tenth granted by them to the king without delay. By K. and C.

The like to the following collectors in the following places, to wit :

The collector of the tenth in the diocese of Coventry and Lichfield.

The collector of the tenth in the diocese of Worcester.

The collector of the tenth in the diocese of Hereford.

The collector of the tenth in the diocese of Exeter.

The collector of the tenth in the diocese of Bath and Wells.

The collector of the tenth in the diocese of Salisbury.

The collector of the tenth in the diocese of Winchester.

The collector of the tenth in the diocese of Chichester.

The collector of the tenth in the diocese of Rochester.

The collector of the tenth in the diocese of Canterbury.

The collector of the tenth in the diocese of London.

The collector of the tenth in the diocese of Ely.

The collector of the tenth in the diocese of Norwich.

The abbot of Bardeney, collector of the tenth in the diocese of Lincoln.

The abbot of Eynesham, collector of the tenth in the same diocese.

Dec. 4. William le Baude of co. Essex, knight, acknowledges that he owes to
Roxburgh. Henry, bishop of Lincoln, 100 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Dec. 3. Robert de Brok, son and heir of Laurence de Brok, and Ralph de Brok
Roxburgh. acknowledge that they owe to Henry de Burwassh, bishop of Lincoln, 33*l.* ; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Dec. 5. Richard Surreys of Northalverton and John son of John le Gerneter
Roxburgh. acknowledge that they owe to Robert de Appilgarth of York, 20*l.* ; to be levied, in default of payment, of their lands and chattels in co. York.

Dec. 6. Gilbert de Berburne acknowledges that he owes to the abbot of
Roxburgh. St. Mary's, York, 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 6. Thomas son of Robert de Scotland acknowledges that he owes to Nicholas
Roxburgh. de Scorreby of York, 7 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 7. Walter, abbot of Byland, acknowledges for himself and convent that they
Roxburgh. owe to Geoffrey le Scrop, knight, 200 marks ; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

William Abel of Lokynton acknowledges that he owes to William Leaute of Lokynton, 20*s.* ; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 6d.

Nov. 11. To the prior of Shelford. The king believes that he is aware how the
Newcastle-on-Tyne. Scots have invaded the kingdom and the king's other lands, doing all the harm which they could do, to avoid whose malice the king will set out for Scotland notwithstanding the present winter season, his forces being gathered together, in order to assure the quiet of his dominions ; but the king has incurred such expenses by the magnitude of his daily increasing

1334.

Membrane 5d—cont.

army that the treasury is all but exhausted, and the king will be exposed to great danger and inconvenience unless money is speedily provided for him, and although the terms for the payment of the tenth graciously granted to the king lately by the clergy of the realm for this purpose, from which the king hopes to have great assistance, are not yet arrived, the king trusts their love for him and for his fortunate expedition, and requests the said prior immediately upon receipt of these presents, having weighed the urgent necessity of the case, to immediately deliver to the collector of the tenth in York diocese his share of that tenth which should have been paid at the said terms, according to the information of William de Lund, clerk, in whom the king wishes the prior to trust, to be transmitted to the king, without any excuse or delay, so that the king may deservedly commend the prior's benevolence, which appears the more noteworthy in such want.

By K.

The like to the following in the following dioceses, by the information of the following, to wit :

The prior of Lenton, by the information of William de Lund, clerk, in co. Nottingham, in York diocese.

The prior of Dunstable,
The abbot of Wobourn,

{ by the information of Hugh de Croft, in co. Bedford, in Lincoln diocese.

The abbot of Croyland,
The abbot of Swynsheved,

{ by the information of Robert de Scardeburgh, in co. Lincoln, in Lincoln diocese and in the parts of Holand.

The abbot of Abyndon,
The abbot of Radyng,

{ by the information of James de Wodestok, in co. Berks, in Salisbury diocese.

The abbot of Whiteby,
The prior of Giseburgh,
The prior of Neuburgh,

{ by the information of Robert de Scorburch, in co. York, in York diocese, in the North Riding.

The prior of Launceveton,
The prior of Tywardraith,

{ by the information of Silvester de Trefruthken, in co. Cornwall, in Exeter diocese.

The abbot of Ford,
The abbot of Keynesham,
The abbot of Muchelneye,
The prior of Taunton.
The prior of Bath,
The prior of Brunton,
The prior of Montacute,

{ by the information of John Inge, in co. Somerset, in Exeter diocese.

The abbot of Whalleye,
The prior of Barscogh,

{ by the information of Thomas de Capenhurst, in co. Lancaster, in Coventry and Lichfield diocese.

The abbot of Teukesbury,
The abbot of Gloucester,
The prior of Lantony,
The abbot of Wynchecombe,
The abbot of Cirencester,
The abbot of St. Augustine's,
Bristol,
The abbot of Hayles,

{ by the information of Thomas de Evesham, clerk, in co. Gloucester, in Worcester diocese.

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Membrane 5d—cont.

The abbot of Burton on Trent, by the information of William de Bromleye, in co. Stafford, in Coventry and Lichfield diocese.

Stephen de Ledbury, dean of Hereford,	} by the information of Walter Joce, in co. Hereford, in Hereford diocese.
The prior of Lemenestre,	
The abbot of Wygmore,	

The prior of Wartre,	} by the information of Thomas de Brayton, in co. York, in York diocese, in the East Riding.
The prior of Bridelyngton,	
The prior of Watton,	

The abbot of St. Augustine's, Canterbury,	} by the information of Thomas Bacoun, in co. Kent, in Canterbury diocese.
The prior of Christ Church, Canterbury,	
The abbot Faversham,	
The prior of Ledes,	

The abbot of Waleden,	} by the information of John de Marton, in co. Essex, in London diocese.
The abbot of Colchester,	
The abbot of Stratford,	
The abbot of Waltham Holy Cross,	

The prior of Daventre,	} by the information of Robert de Foxton, in co. Northampton, in Lincoln diocese,
The abbot of Peterborough,	
The prior of St. Andrew's, Northampton,	

The abbot of Shrewsbury,	} by the information of Robert de Sharesnull, in co. Salop, in Coventry and Lichfield diocese.
The abbot of Bildewas,	
The abbot of Haghmon,	

The prior of Wenlok,	} by the information of Geoffrey Gilbert, in co. Devon, in Exeter diocese.
The abbot of Torre,	
The abbot of Hertylond,	
The prior of Touton,	
The abbot of Tavistok,	
The prior of Cowyk, near Exeter,	

The prior of Plymton,	} by the information of Master John de Langetoft, in co. Hertford, in Lincoln diocese.
The abbot of St. Alban's,	

The prior of Ware,	} by the information of Roger de Gildesburgh, in co. Warwick, in Coventry and Lichfield diocese.
The prior of Kenylworth,	
The prior of Coventre,	

The prior of Buttele,	} by the information of William de Scothowe, in Norwich diocese, in co. Suffolk.
The abbot of St. Edmund's,	

The abbot of St. Mary's, Leicester, by the information of John de Tiddeswell, in co. Leicester, in Lincoln diocese.

The abbot of Battle,	} by the information of James de Kyngeston, in co. Sussex, in Chichester diocese.
The prior of Wylmynton,	

The abbot of Westminster,	} by the information of Thomas de Stowe, in co. Middlesex, in London diocese.
The abbot of Certeseye,	

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Membrane 5d—cont.

The prior of Merton, by the information of John de Bampton, in co. Surrey, in Winchester diocese.

The abbot of Malmesbury, The prior of Okeburn,	}	by the information of Robert de Brok, in co. Wilts, in Salisbury diocese.
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The prior of St. Swithun's, Win- chester, The abbot of King's Beaulieu, The abbot of Hyde near Win- chester,	}	by the information of Gilbert de Wygeton, in co. Southampton, in Winchester diocese.
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The prior of Caresbrok, The prior of Norwich, The abbot of St. Benet, Holm (<i>Hulmo</i>),	}	by the information of Thomas de Blaston, in co. Norfolk, in Nor- wich diocese.
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The abbot of Rameseye, by the information of Edmund de Grymesby, in co. Huntingdon, in Lincoln diocese.

The prior of Ely, The abbot of Thorneye,	}	by the information of Henry de Carleton, in co. Cambridge, in Ely diocese.
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The abbot of Evesham, The prior of St. Mary's, Wor- cester, The abbot of Pershore,	}	by the information of Henry de Stretford, in co. Worcester, in Worcester diocese.
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The abbot of Bardeneye, The prior of Sempyngnam, The abbot of Thornton, The abbot of Barlynges, The abbot of Newehous, The abbot of Tepeholme, The abbot of Kirkestede, The abbot of Louth Park, The prior of St. Katherine with- out Lincoln,	}	by the information of Thomas de Sibthorp, in co. Lincoln, in Lincoln diocese, in the parts of Lindeseye and Kestevane.
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The abbot of Oseneye, The abbot of Eynesham,	}	by the information of Thomas de Londeleye, in co. Oxford, in Lincoln diocese.
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The abbot of Cerne, The abbot of Middelton, The abbot of Shirburn, The abbot of Abbotesbiry, The prior of Frompton, The prior of Lodres,	}	by the information of John Mauger, in co. Dorset, in Bath and Wells diocese.
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The abbot of Derleye, by the information of William de Hardeshull, in co. Derby, in Coventry and Lichfield diocese.

The prior of Broke, by the information of William Wade, in co. Rutland, in Lincoln diocese.

The abbot of Nuttele, by the information of John de Stonore, in co. Buckingham, in Lincoln diocese.

The abbot of Seleby, The abbot of Kirkstall, The abbot of Fountains,	}	These three are written to with- out mention being made con- cerning information in co. York, in York diocese, in the West Riding, where Thomas de Blaston is assigned.
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1334.

MEMBRANE 4d.

Enrolment of grant by Henry de Edenestowe and Robert his brother, clerks, to Sir Richard de Aldeburgh, knight, and Joan his wife, of all their lands and rents in Erleshagh, Calveton, Besthorp, Knapthorp, and Middelthorp, which they had by the gift and enfeoffment of Sir Thomas de Lungevillers, knight, and which formerly belonged to Master Henry de Carleton, canon of Beverley, to be held by the said Richard and Joan and the heirs of Richard. Witnesses: Sir Thomas [de] Lungevillers, Sir Roger de Eyncourt, Sir John Brett, Sir William Trusbutt, knights; William de Bevercotes, William de Thouresby, clerk; Robert de Marnham. Dated at Erleshagh, on Wednesday, the feast of St. Margaret the Virgin, 8 Edward III.

Enrolment of release by Henry de Edenestowe and Robert his brother, clerks, to Richard de Aldeburgh, knight, and Joan his wife and the heirs of Richard of their right and claim in all those lands which belonged to them in Erleshagh, Calveton, Besthorp, Knapthorp, and Middelthorp, which the said Richard and Joan hold by their gift and enfeoffment, and which they formerly held by the gift and grant of Sir Thomas de Lungvillers. Witnesses: Sir Michael de Wath; Sir Thomas de Baumburgh; Sir John de Seintpole; Sir Thomas de Knaresburgh, clerks. Dated at York on Thursday after St. Nicholas, 8 Edward III.

Memorandum, that the said Henry and Robert came into chancery on 9 December and acknowledged the preceding charter and deed.

Dec. 10. Gawayn de Suthorp acknowledges that he owes to Geoffrey le Scrop, knight, 120*l.*, to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Metholey puts in his place Richard de Wath, to prosecute the execution of a recognisance for 20 marks made to him in chancery by Robert de Rissberton, parson of Westrasen church.

Walter de Creyk, knight, puts in his place William de Barton, clerk, to prosecute the execution of a recognisance for 16*l.* 13*s.* 4*d.*, made to him in chancery by Thomas Ughtred, knight.

Dec. 12. Ralph de Bulmere acknowledges that he owes to Ralph de Nevill, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Adam de Langrigg acknowledges that he owes to the abbot of St. Mary's, York, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Dec. 13. John Moryn, knight, acknowledges that he owes to Ivo de Thornton 24*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Sept. 30. Ivetta Mangrone is sent to the abbot of Milton, to receive such maintenance as William de Domersham, deceased, had for life in that abbey.
By p.s. [8199.]

Nov. 25. To the sheriff of Stafford. Whereas it is contained in the *Magna Carta* that no free man shall be taken, imprisoned, disseised, etc. except by the judgment of his peers or by the law of the land and at the prosecution of the prior of Tuttebury, of John de Bradebourne and Thomas del Wodehous, fellow monks of that prior, Richard de Lucy, chaplain, and John de Longedon, showing the king that they were free men and ought to be treated according to the common law of the land; and John de Leycestre,

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Membrane 4d—cont.

chamberlain of the exchequer cunningly contriving to maliciously aggrieve them and to deprive them of the common law, had caused them to be attached by writ of the exchequer returnable before the barons of the exchequer, to answer the said John de Leycestre as to why they lately took and carried off by armed force two of his foals at Yoxhale of the price of 20*l.*, and caused the said prior and others to be molested and harassed in divers ways by the process held thereupon in the exchequer, contrary to the law of the realm and the tenor of *Magna Carta*, because such pleas ought to be pleaded before the king's justices in certain places, and not elsewhere; the king therefore ordered the said barons to supersede holding the plea thereupon before them in the exchequer if the process had been so pleaded; and now the prior has besought the king—as the king ordered the record and process of the suit which was lately in the exchequer before the said barons, by writ of the exchequer, between John de Leycestre and others concerning a certain other trespass committed upon him by the prior and others, to be brought before him to correct an error occurring in the record and process of that suit as is said, so that the king might have them on the octaves of Hilary, and the king ordered the sheriff by writ of the exchequer to take the prior, so that he should have his body before the said barons on a certain day to answer to the king for his redemption in this respect—to be pleased to order the taking of the prior to be superseded during the discussion of the said affair concerning the error before the king, so that the prior may prosecute the said affair before the king as he ought; the king therefore orders the sheriff that if the prior shall find mainpernors who will undertake to answer to John de Leycestre for the damages adjudged to him, and to the king for that which belongs to him for his said redemption, if it happen that the said judgment is confirmed before the king, then to supersede the taking of the prior's person for the aforesaid reason during the discussion of the affair of error before the king, by the said mainprise, notwithstanding any order of the exchequer to the contrary directed to the sheriff, and to have then before the king the names of those mainpernors and this writ.

Dec. 16. John de Borham, clerk, acknowledges that he owes to Robert de Roxburgh. Hemmyngburgh and Roger de Roston, executors of the will of Thomas de Escryk 40*s.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Dec. 16. To the sheriff of Cumberland. Order to cause Robert Tibbeye of Roxburgh. Carlisle to have respite until the quinzaine of Easter next for 8*l.*, which he owes to the king for certain of the king's victuals bought by him of Robert de Barton, clerk, late receiver of the king's victuals at Carlisle, for the use of the minorites of Carlisle for his maintenance, and to release Robert from any distraint made upon him for that reason. By C.

Dec. 18. To the sheriff of Northampton. Order to supersede the levying of Roxburgh. 71*l.* 5*s.* 11½*d.* from Richard de Grey of Codenoure, which sum Richard owes to the king for the ferm of the manor of Oveston in that county, which is in his custody by the king's commission, which sum was levied of his lands and chattels by the sheriff by writ of the exchequer for the king's use, and to permit Richard to have respite until the month of Easter next for that and to cause the said manor, which was taken into the king's hands by sum virtue of another order of the king, because Richard had not observed the terms of payment of the ferm, together with the issues from the time of its being so taken, to be restored to Richard, so that he may answer to the king for the entire ferm of that manor as he ought, as the king has granted the said respite to him. By C.

MEMBRANE 3d.

1334.

Nov. 30.
Roxburgh.

To the sheriff of Hereford. Whereas the king lately ordered the sheriff to take the person of Roger Potel of Hereford, if he was a layman, and to keep him safely in prison until he shall have fully satisfied Richard son of John Monyword of Hereford for 220 marks, which Roger acknowledged that he owed to Richard before Richard Wawayn and the said Richard son of John, appointed for taking recognisances of debts in that city, and to inform the king how he had executed that order on the octaves of Hilary next; and now at the prosecution of Roger showing the king that he never made any recognisance to Richard at any time, and that the said Richard son of John, while he was deputed clerk for receiving such recognisances in that city, falsely and maliciously caused the said recognisance for 220 marks made to him under Roger's name to be enrolled in the rolls of himself and Richard Wawayn, and caused a certain deed of obligation for the said sum to be made under Roger's name and sealed with the seal deputed for such recognisances in that city, the said Richard Wawayn abetting the aforesaid things, and a certain writ, returnable before the king on the said octaves for taking the person of Roger by virtue of the said recognisance was prosecuted; the king therefore ordered Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king, to hear the plaint of Roger in this respect, summoning before them the said Richard son of John and Richard Wawayn, together with their rolls and memoranda touching such recognisances, hearing their reasons thereupon, and to cause full and speedy justice to be done to Roger for the said falseness, malice and deception; and now Roger has besought the king to be pleased to order the taking of his person to be superseded by sufficient mainprise until the said octaves, as he is prepared to prosecute the said falseness, malice and deception with effect, and to stand to right in all things; the king therefore orders the sheriff that if Roger shall find for him sufficient mainperners who will undertake to have Roger before the king on the said octaves to prosecute the said falseness, malice and deception, and to answer the said Richard son of John for the said 220 marks and his damage, if Richard is not convicted of falseness, malice and deception, and to do and receive what the king's court shall decide in this respect, then to supersede the taking of the person of Roger in the meantime by the said mainprise, and to have then before the king the names of those mainperners and this writ.

A like writ, returnable before the justices of the Bench on the same day is directed to the said sheriff.

Oct. 8.
York.

Henry de Atherton, William Pree, Alexander le Nayler, Richard de Ingelwode and John de Turton, acknowledge that they owe to Master John de Blebury 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—Henry de Haydok received the acknowledgment by writ.

The following persons acknowledged like recognisances to the same Master John for the following sums, to be levied, in default of payment, of their lands and chattels in co. Lancaster, to wit:

Elena, late the wife of Hugh de Tildeslegh, William de Asteley, Hugh de Morley, Henry de Birches and Henry le Valentyne for 11 marks. Richard de Bradeshagh of Penyngton, Adam de Penyngton and Richard Hayroun for 5 marks.

William de Urnston, Alan del Bouk, Roger Peyse and John son of Simon for 5 marks.

Adam son of Adam de Tildeslegh, William de Waverton, Adam de Chaydok for 5 marks.

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Membrane 3d—cont.

Henry de Shakeresley, Richard de Aspehull and Thomas le Alpe, for 40s.

Robert de Laylond, for 10s.

Henry del Hurst for 13s. 4d.—Henry de Haydok received the acknowledgment by writ.

Dec. 20.
Roxburgh.

The prior of Helagh Park acknowledges that he owes to Thomas de Dolby of Hilton in Clyveland 20 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Dec. 27.
Roxburgh.

Henry, bishop of Lincoln acknowledges that he owes to Adam le Bloy, knight, 80l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Dec. 29.
Roxburgh.

John de Belkethorp, William de Houton and John de Alta Ripa of Foule Sutton acknowledge that they owe to Richard, bishop of Durham, 15l.; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Robert de Colvill of Ernecliff, knight, acknowledges that he owes to Master Philip de Nassington of York, clerk, 40l.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Dec. 24.
Roxburgh.

To Ralph Basset of Drayton. Order to leave all other things and to be at York on the morrow of Hilary next, before the king's council there, because the king wishes to have his advice and counsel upon certain urgent and arduous affairs touching the king specially, to treat with those of the council, to give his counsel on the said affairs, and to do further what he shall then be commanded.

By K. and C.

The like to John Haward, the elder.

By K. and C.

Dec. 20.
Roxburgh.

To the sheriff of York. Order to cause proclamation to be made throughout that bailiwick that all those who have 40l. yearly of land or rent and have had them for three years, and who are not yet knights, shall take the order of knighthood before the Ascension next.

By K.

[*Fœdera.*]

The like to all the sheriffs of England, the bishop of Durham within his liberty of Durham, and the earl of Chester, or him who supplies his place there. [*Ibid.*]

Dec. 30.
Roxburgh.

To the sheriff of York. Order to cause proclamation to be made in cities, boroughs, market towns and other places in that bailiwick, that all the men of that bailiwick shall have arms and be arrayed according to the provisions of the statute of Winchester, making known to them that the king will appoint certain lieges to supervise all the aforesaid things in each of the counties of the kingdom, and to cause them to be carried into execution, punishing those who are negligent or opposite in this respect.

[*Ibid.*]

By K. and C.

The like to all the sheriffs of England. [*Ibid.*]

Dec. 31.
Roxburgh.

William de Emeldon, parson of Bothale church, acknowledges that he owes to Thomas de Bamburgh, clerk, 10l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northumberland.

Cancelled on payment.

Dec. 30.
Roxburgh.

To the treasurer and barons of the exchequer. Order to cause Roger de Esshe, who is now intending certain affairs of the king with which he is

1334.

Membrane 3d—cont.

charged by the king, to have respite until the quinzaine of Easter next, for the accounts which were exacted from him for the time when he was subescheator of Simon de Bereford, late escheator beyond Trent, in co. Essex, and supervisor and keeper of certain lands, goods and chattels, which belonged to Edmund, late earl of Kent, in co. Sussex, and which have now been taken into the king's hands for certain causes, and to cause the taking of Roger's person and of his goods and chattels into the king's hands for the said reason to be superseded, causing his lands to be restored to him in the meantime, if they have been taken into the king's hands for that cause, as the king has granted Roger the said respite. By K. and C.

The like to the sheriff of Buckingham in favour of the same Roger, '*mutatis mutandis*.'

1335.

Jan. 4.
Roxburgh.

Thomas le Sauvage acknowledges that he owes to John de Percebrigg, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Enrolment of indenture testifying that brother Leonard de Tybert, prior of the house of the Hospital of St. John of Jerusalem in England, and the brethren of that house, have granted to Ralph de Bury, for a certain sum of money paid to them, 20 marks sterling of yearly pension or rent, for life, from their house of Clerkenwell, near London, to be received from their manor of Hampton, co. Middlesex, and from their manor of Reynham, co. Essex. Dated at Clerkenwell, near London, on 10 June 1334.

Memorandum, that on 4 January following, brother Philip de Tame, then prior of that place, came into chancery at York and acknowledged the preceding deed to be the act of the said Leonard, his immediate predecessor, and asserted that he wished the deed to be enrolled in the aforesaid form.

Jan. 5.
Roxburgh.

Nicholas de Cantilupo acknowledges that he owes to William, archbishop of York, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—The chancellor received the acknowledgment.

MEMBRANE 2d.

Jan. 4.
Roxburgh.

To Gilbert de Leddred, escheator in cos. Lincoln, Northampton and Rutland. By the grave plaint of Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, it has been shown to the king that whereas all the lands of that Hospital, as well those which formerly belonged to the master and brethren of the order of the Knights' Templars in England, now in the hands of the prior and brethren of that Hospital, as other lands which were originally assigned in frank almain to the Hospital and Temple for the defence of holy church, of the Holy Land and of Christians against the pagans and Saracens, and also for maintaining divine services, the relief of the poor and other works of piety, and the said lands were in no way accustomed to be taken into the hands of the king or his progenitors, or seized, or the issues thereof received for the behoof of the king or his progenitors, by reason of a change of the prior of that Hospital or of the master of the Temple, or of their resignation or death, and the said priors or masters did no fealties to the king or his progenitors, except only Leonard de Tibertis, the last prior of that Hospital, who lately did a certain fealty to the king under protest that that fealty should not be turned to the prejudice of the Hospital in future times, but the escheator and his sub-escheators in the said counties nevertheless caused the lands of the prior of that Hospital and those which had belonged to the Templars to be taken into the king's hand by reason of Leonard's death, whereupon

1335.

Membrane 2d—cont.

the prior has besought the king to provide a remedy; and because the prior has found mainpernors before the king in chancery, to wit: Michael de Wath, Henry de Edenestowe, Master Pancius de Controne, William de Langeford and John de Assheby, who undertook for the said prior to answer to the king before the quinzaine of Easter next or on that quinzaine for the issues of those lands, if they ought to belong to the king by the death of Leonard and for doing his fealty to the king if he is held to do it to him, the king therefore orders the escheator to cause the king's hands to be amoved from the said lands without delay, and not to intermeddle further with them, restoring the issues thereof to the prior, and to release him without delay in the meantime from any distrainnt made upon him for doing any fealty to the king for the said lands by the said mainprise.

By C.

The like to the following escheators to wit:

William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland.

Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon and Cornwall.

Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham.

John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining.

Robert de Holewall, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford.

William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster.

William de Northo, escheator in cos. Kent, Surrey, Sussex and Middlesex.

Reginald de Conductu, mayor of London and escheator in that city.

Jan. 7.
Roxburgh.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there. Order immediately upon sight of these presents to appoint a scout (*exploratores*) in whom he has confidence, to observe (*explorandum*) the arrival of the envoys whom Philip, king of France, is sending to the king, at Whitsand, and to inform the chancellor with all possible speed of their arrival when he himself has been informed thereof.

By C.

[*Fœdera.*]

Jan. 6.
Roxburgh.

To Robert de Scorburch. Notification that he may not go to the exchequer, although the king lately appointed him a baron of the exchequer during pleasure, receiving the accustomed fee in that office, because the king has now appointed another of his lieges to that office, to hold during pleasure.

To John de Burdon, chamberlain of Berwick-upon-Tweed. Whereas the king lately caused a third part of the fisheries of Orret, Streme and Bulshote, a sixth part and the moiety of a net of the fishery of Brade, a third part of the fishery of Paxton and a moiety of the fishery of Totyngford, and a third part of the fisheries of Lave and Cabet in the water of Twede, which lately came into the king's hands after the surrender of the said town, which are also parcels, as is said, of the fisheries of Edermouth, Totyngford, Folstreme, Northyarewik, Hundwaire, Abstel del Lawe, Tyte and Brade, which the king lately granted to Thomas de Baumburgh, clerk, and Robert de Tughale for rendering 100 marks to the king yearly at certain terms, not yet past, to be delivered to divers men at their prosecution as their right; and the king appointed John and other lieges to inquire if the said fisheries so delivered are parcels of the said fisheries granted to Thomas and Robert, and how much each of the said parcels is worth by itself yearly, and to

1335.

Membrane 2d—cont.

return that inquisition before the king ; the king therefore orders John to supersede the exaction which he made on Thomas and Robert for rendering to the king so much of the said 100 marks as it could be ascertained that the said parcels so delivered by the king were worth yearly until St. Peter ad Vincula next, so that the said inquisition being taken in the meantime and returned as aforesaid, the king may cause more to be done for the discharge of Thomas and Robert in this respect, according as he shall see to be just, provided that in the meantime Thomas and Robert shall satisfy the king for the remainder of the said 100 marks yearly.

Jan. 13.
Roxburgh.

William de Everle of Uggelbardby acknowledges that he owes to Thomas Bret of Brompton 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Lenyngton, chaplain, acknowledges that he owes to the prior and convent of Helagh park 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas de Stratton puts in his place John de Boeham, to prosecute the execution of a recognisance for 400*l.*, made to him in chancery by John de Podio Berzaco, archdeacon of Winchester.

1334.

Dec. 6.
Roxburgh.

Henry de Ichynton, clerk, is sent to the abbot and convent of Glastonbury to obtain a yearly pension from them by reason of the new creation of the said abbot, until they shall provide him with a competent ecclesiastical benefice.

By p.s. [8327.]

1335.

Jan. 12.
Roxburgh.

To the taxers and collectors of the tenth and fifteenth in the East Riding in co. York. Order to levy the said fifteenth from the goods and chattels of the archbishop of York and from the other goods and chattels of the community of the East Riding, and to answer to the king therefor, as the king granted and gave licence to Peter, archbishop of Rouen, and to the dean and chapter of Ronen church, that they might enfeoff William de Melton, archbishop of York, with their manor of Killum in that county which they held of the king in chief in frank almoyn by the grant of the king's progenitors, as was found by an inquisition taken by John de Louthre, late escheator in that county and in cos. Cumberland, Northumberland and Westmorland, to hold of the king by the service of rendering to the king 13*s.* 4*d.* yearly by the hands of the sheriffs of co. York for the time being; and the king granted that the archbishop of York should receive the said manor from the said archbishop, dean and chapter, and hold it of the king, who likewise gave a special licence, as is fully contained in the letters patent; and it fully appears by the part of a fine levied thereupon in the king's court on the octaves of Midsummer last, before William de Herle and his fellows, justices of the Bench, between the said archbishop, dean and chapter and the archbishop of York, in chancery, that the said archbishop, dean and chapter, acknowledged that the manor belonged of right to the archbishop of York, and rendered it to him in the same court, informing the king that the goods and chattels issuing from that manor henceforth are to be taxed with the community of the realm and not with the clergy, and that the manor and the goods issuing from it ought not to be charged with such tenths and quotas granted with the clergy of the realm or imposed upon them, although the archbishop of Rouen and the dean and chapter and their predecessors were formerly wont to pay the tenth and other quotas from that manor among the temporalities annexed to their spiritualities, together with those of the clergy of the realm.

Richard de Whitewell, clerk, puts in his place William de Welyngoure, clerk, to prosecute the execution of a recognisance for 20 marks, made to

1335.

Membrane 2d—cont.

him in chancery by William de Dany, parson of the church of Overton-under-Arderne.

John de Wesbury, general attorney of Reginald de Pavely, puts in the place of Reginald, David de Wolloure, to defend the execution of a recognisance for 220 marks made by Reginald in chancery to John de Sancto Philberto.

Jan. 23.
Roxburgh.

John son of Thomas Banastre and Nicholas his brother acknowledge that they owe to William de Twenge, knight, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

Cancelled on payment.

The same John and Nicholas acknowledge that they owe to John de Denom, knight, 200*l.*; to be levied as aforesaid.

The same John and Nicholas acknowledge that they owe to Robert de Dalton, knight, 200*l.*; to be levied as aforesaid.

The same John and Nicholas acknowledge that they owe to Robert de Radeclif, 200*l.*; to be levied as aforesaid.

Jan. 24.
Roxburgh.

Henry son of Hugh de Tildeslegh, acknowledges that he owes to Elena, late the wife of Hugh de Tildeslegh, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Elena, late the wife of Hugh de Tildeslegh, acknowledges that she owes to Henry son of Hugh de Tildeslegh 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Lancaster.

MEMBRANE 1d.

Enrolment of deed, testifying that whereas Walter Flemyng son of Walter Flemyng of York granted to John Junctin, merchant of Florence, by his charter, all his tenement with shops, cellars, upper chambers and all other buildings in Conyngestret in York, as it lies in breadth between the land of John de Woume on the one side and that of William de Friston on the other, and in length from the high road of Conyngestret in front, to the land of Sir Henry le Scrop, knight, behind, as is fully contained in the said charter of enfeoffment which the said Walter made to John; the said John grants that if Walter shall pay and render to him, his heirs, executors or attorney in the church of St. Martin in Conyngestret 240 marks of good and legal sterlings, then the said Walter may freely enter the said tenement and reseise it, notwithstanding the said charter of enfeoffment, but thenceforth that charter, wherever it is found and the seisin formerly received thereby shall be annulled, and if Walter does not pay the said sum as aforesaid, he grants that John shall hold that tenement for ever according to the tenor of the charter of enfeoffment. Witnesses: Henry de Belton, then mayor of York; John de Bristowe, William de Shirburn and John Caperon, then bailiffs of that city; John de Woume, William de Friston, Nicholas de Appelby, Richard le Candeler, John de Barneby, Robert le Goldsmyth, Richard de Thorp, Thomas Deyvile of York, clerk. Dated at York, on Tuesday, the eve of St. Thomas the Apostle, 1334, 8 Edward III.

Memorandum, that the said Walter and John came into chancery at York on 24 January and acknowledged the preceding deed.

Jan. 23.
Roxburgh.

Robert de Wakefeld, parson of Haselwell church, diocese of Coventry, acknowledges that he owes to Master John de Wakefeld, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co Warwick.

Robert de Cheyne, tenant of part of the lands which belonged to William de Cheyne, knight, deceased, puts in his place Henry de Ingelby and John de Herlaston, clerks, to defend the execution of a recognisance for 54*l.* made in chancery by William to William Knyght, vicar of Patrikesburn church.

1335.

Jan. 20.
Roxburgh.*Membrane 1d—cont.*

To the mayor and bailiffs of Kyngeston-upon-Hull. On the part of the collectors of the custom in the port of that town it has been shown to the king that certain ships called '*la Mariole*' of Hull, '*la Michel*,' '*la Godeyer*' and '*la Blythe*,' of which John de Shepay, John Vanné, John Colyn and Roger Swerd are masters, before the king's writ for arresting all ships in that port of 40 tuns burthen and more, so that they may be ready to set out in the king's service when it shall be ordained by the king and his council, which ships were loaded with the wool of divers merchants, and certain other ships called '*la Mariole*,' '*la Godeale*' and '*la Laurence*,' of which Thomas de Fissshelak, William de Watton and Richard de Byrkyn are masters, were then being charged with such wool, to be taken to Flanders, the custom on the said wool not having been paid, and the said ships, the greatest of which is said not to exceed 60 tuns burthen, have been arrested by the mayor and bailiffs by reason of the said order, and the king, expecting to lose the custom on the wool in those ships if the ships are prevented from crossing to the said parts, or that payment thereof will be deferred for a long time, orders the mayor and bailiffs to take security from each of the owners or masters of the ships that they will return to that port without delay, so that they may be ready to set out in the king's service according to the form of the previous order, and then to permit those ships to cross to Flanders without hindrance, notwithstanding the said order.

By C.

Jan. 16.
Roxburgh.

To the bailiffs of Grimsby. Whereas the king lately ordered them to cause all ships of more than 40 tuns of wine burthen in that port to be detained there, and to cause all owners of such ships which were then away from (*extra*) that port to be warned that they should cause those ships to return to that port with all possible speed, and all ships of more than the said burthen to be prepared without delay, and furnished with double equipment (*eskipamento*) and other things necessary for war, so that they should be ready to set out with the king on his service for the defence of the kingdom against the Scots, as it might be ordained by the king and his council, and now the king has learned that the bailiffs have arrested in that port a certain ship of John Camm of Grymesby, of the burthen of 45 tuns of wine, loaded with divers victuals for the maintenance of the king and his lieges in Scotland, to be taken to the north, the king therefore orders the bailiffs that if the ship is not of more than the said burthen, and if John shall find sufficient security that he will take the victuals to the king and his lieges to the said parts, and that when the ship is unloaded he will return to that port bearing a certificate from the mayor or bailiffs of the town where the ship was unloaded to the bailiffs of Grymesby, then to dearest that ship without delay and allow it to cross to the said parts without hindrance, notwithstanding the king's said order.

By C.

Nov. 29.
Roxburgh.

To the abbot and convent of Abyndon. Order to grant to William de Kildesby such yearly pension from that house as they are bound to grant to one of the king's clerks by reason of the new creation of the said abbot, until they shall provide William with a competent ecclesiastical benefice, and to inform the king, under the seal of their house, of what they have done in this respect.

By p.s. [8315.]

Jan. 6.
Roxburgh.

To the sheriff of Worcester. Order to cause a regard to be made in the forest of Feckenham, in that county, which the king has granted to Queen Philippa, for life, before the coming of the justices of the Forest, so that it may be made before the feast of the Ascension next.

Capitula.

9 EDWARD III.

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MEMBRANE 35.

Jan. 26.
Roxburgh.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause competent expenses to be paid from the treasury to those whom the king appointed to treat and agree with the communities of cities and boroughs, and with the men of the towns and ancient demesnes of counties and parts of the same concerning the payment of competent fines or sums for the tenth and fifteenth granted to the king in the last parliament, to wit, to the king's clerks, Thomas de Sibethorp in the parts of Kesteven and Lyndesey, co. Lincoln; John de Marton in co. Essex; Edmund de Grymesby, in co. Huntingdon; Robert de Foxton in co. Northampton; James de Kyngeston, in co. Sussex; William de Lound, in co. Nottingham; John de Tiddeswell, in co. Leicester; and Thomas de Capenhirst, in co. Lancaster, for the time when they were intending that affair.

By C.

Jan. 26.
Roxburgh.

To the same. Order to pay to Thomas Powis, now master and keeper of the twenty-nine boys whom the king maintains in the university of Cambridge, 40*l.* from the treasury for the wages of the keeper and the boys, or cause him to have a competent assignment where he may quickly be satisfied, as the king lately ordered the sheriff of Cambridge to pay the keeper of thirty-two boys, whom the king maintains in the said university, the arrears of such wages from Michaelmas in the 7th year of the king's reign, and to pay such wages henceforth until further orders, and Thomas has informed the king that the sheriff has not at present anything wherewith to pay such wages on account of divers payments which it has been necessary for him to make in providing victuals for the king's use from the issues of his bailiwick.

By C.

[*Fœdera.*]Jan. 28.
Roxburgh.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon and Cornwall. Order not to intermeddle further with a messuage and a carucate of land in Penhalmi, co. Cornwall, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Ralph de Bello Prato held no lands at his death of the king in chief by reason whereof the custody of his lands in that bailiwick ought to pertain to the king, but that he held the manor of Trewethegi of Queen Isabella as of the castle of Launceveton, co. Cornwall, then in that queen's hand by the king's grant, together with the knight's fees and advowsons pertaining to that castle, by knight's service, and that he held the said messuage and land of Joan, late the wife of Henry de Campo Arnulphi by knight's service, and that John, Ralph's son, is his next heir and aged 7½ years.

Feb. 1.
Roxburgh.

To the treasurer and chamberlains. Order to cause payment to be made to Ralph le Geyt of 6*l.* 5*s.* 2*d.*, if they shall find upon view of his bill, that he has not been satisfied for the said sum, receiving his bill from him and charging those who ought to be charged therewith, as Ralph has besought the king to order payment to be made to him, as the king is bound to him in that sum for his wages from 24 September in the 3rd year of his reign, until 16 October in the 5th year of his reign, by account made with him at London on 28 March in the 6th year, as appears by a bill of Master Thomas de Garton, then keeper of the wardrobe, under the king's seal.

By C.

Feb. 1.
Roxburgh.

To Richard de la Pole, the king's butler. Order to cause 300 tuns of wine of the present season of rack to be bought and purveyed in ports and places

1335.

Membrane 35—cont.

within the realm for the king's use, and to cause 200 tuns of that wine to be taken to Kyngeston-upon-Hull and the remaining 100 tuns to be taken to London, placed there and safely guarded, until further orders. By K.

Jan. 27.
Roxburgh.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Robert Assheman, who is so weak and broken by age that he cannot exercise the duties of his office.

Jan. 28.
Roxburgh.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Margaret, late the wife of William de Esselyngton, brother and heir of John de Esselyngton, late constable of Baumburgh castle, tenant of the lands which belonged to John, in her account for the issues of that castle which she lately rendered before the treasurer and barons by reason of the said lands, of 12*d.* daily for John's wages and for the accustomed wages of the doorkeeper and watchman of that castle for the time when John was constable there.

To the same and to the chamberlains. Robert de Chireburn has besought the king to order 10*l.* to be paid to him, as he, Simon de Baldreston and Thomas de Doncastre were appointed to extend and assess divers lands in cos. Nottingham, Derby, Stafford, Salop, York and Lancaster, then forfeited to the late king, and 20*l.* were ordained by the late king's council to Robert, 40 marks to Simon, and 20 marks to Thomas, for their fee in this respect, and although Simon and Thomas long since received full payment of their said fees, as may fully appear by the accounts of the said lands which are with the treasurer and barons, yet 10*l.* are still in arrears to Robert of his fee; the king therefore orders the treasurer, barons, and chamberlains to pay that 10*l.* to Robert or cause him to have a competent assignment, if by inspection of the rolls and memoranda of the exchequer, or otherwise they shall ascertain that Robert, Simon and Thomas were so jointly appointed, and that Simon and Thomas had received their said fees, and that 10*l.* are in arrears to Robert.

‡ Feb. 4.
Roxburgh.

To William de Northo, escheator in cos. Kent, Surrey, Sussex, and Middlesex. Order not to intermeddle further with a third part of the manor of Northese, restoring the issues thereof to the prior and convent of Trinity church, Muchelham, as lately at the prosecution of the prior of that church, showing that he holds that third part by charter of Isabella, lady of Aquila, late the wife of Gilbert de Aquila, of John de Warennæ, earl of Surrey, kinsman and heir of Isabella, in chief, and the prior and all his predecessors have held that third part from the time of the drawing up of the charter, from the earl and his ancestors and not of the king, and that the escheator had taken it into the king's hand, pretending that William de Shelvestrod, late prior of that place, had held the said third part at his death of the king in chief, and the prior beseeching the king to provide a remedy, the king ordered the escheator to take an inquisition upon the matter, by which the king has learned that Isabella, who held the manor of William, then earl of Warenne, gave the said third part to one Roger, then prior of Holy Trinity of Muchelham, and to the canons serving God there, to hold in frank almoin of Isabella and her heirs for ever, by reason of which gift the prior and canons held the third part of Isabella during her life, and after her death of William, earl of Warenne, Isabella's brother and heir, during all William's time, and after William's death, Peter, then prior of Muchelham and the canons there held the third part of John, earl of Warenne son and heir of the said William; and afterwards William, the last prior of that place, held it at the time of his death, he and his canons, of John, now earl of Warenne, kinsman and heir of the said John, in frank almoin, and that prior William and the canons or their predecessors never held the said third part of the king or any of his progenitors in chief.

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*Membrane 35—cont.*Jan. 28.
Roxburgh.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause payment or a competent assignment to be made to Robert de Shireburn of 40s. yearly, and also for the reasonable price of two robes yearly of the robes which are in arrears to him, as Robert has besought the king to cause the arrears of his fee to be paid to him, as he was lately retained of the king's council when he was earl of Chester, receiving two robes and 40s. yearly, and he remained in the king's service by virtue of that retainer from Wednesday after Trinity, in the 18th year of the late king's reign, until Michaelmas, in the 6th year of the present king's reign, and has hitherto received nothing of his said fee except one robe, and the king wishes to grant his request, because he has learned from the testimony of Richard, bishop of Durham, that the premises contain the truth.

Feb. 6.
Roxburgh.

To the abbot of Osenaye, collector of the tenth and fifteenth lately granted to the king in co. Oxford. Order to cause 40*l.* of the money of that tenth and fifteenth, collected by him, to be delivered without delay to John de Harebergh, clerk of the king's works in his manor of Wodestok, for doing divers works therewith in that manor, as he has been enjoined by the king.

By K.

Feb. 8.
Roxburgh.

To the treasurer and barons of the exchequer. Order to cause Richard, bishop of Durham, to have payment or else a competent allowance in the debts which he owes to the king, for 66*l.* 12*s.* 4½*d.*, because the bishop paid by the king's order to Roger de Wydeford, a native merchant, 14*l.* 18½*d.*; to John de Aken, alien merchant, 7*l.* 3*s.* 7*d.*; to Richard de Caysho, native merchant, 7*l.* 9*s.* 2½*d.*; to Roger le Hunt, native merchant, 4*l.* 16*s.* 5*d.*; to John atte Gate, native merchant, 11*l.* 4*s.* 7½*d.*; to Arnald Van Scote, alien merchant, 7*l.*; and to Thomas Colle, native merchant, 14*l.* 17*s.*, in which the king was bound to the said merchants by divers letters made respectively thereupon under the coket seal in the port of London, which letters the bishop has in his possession.

By K. and C.

Feb. 6.
Roxburgh.

To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with the lands of which Thomas Boughels was seised at his death in his demesne as of fee in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by William de Rosteleve, late escheator in these counties, that Thomas held no lands of the king in chief in that bailiwick at his death, but that he held divers lands of divers other lords by divers services, and that John de Boeles, his kinsman, is his next heir and of full age.

To the treasurer and barons of the exchequer and to the chamberlains. The abbot of Dore has besought the king, that as he lately sent him together with other lieges, to parts beyond the sea for the expedition of certain of his affairs there, and caused 80*l.* to be delivered to him for his expenses by the hands of the merchants of the society of the Bardi of Florence, and 100*s.* from the treasury, the king will be pleased to order account to be made with the abbot in this respect, and to order payment to be made to him of what is found to be due to him upon such an account; the king therefore orders the treasurer, barons and chamberlains [to audit] the account of the abbot both concerning the sums received by him for the aforesaid occasion and for the days spent by him in the king's service, in going to the said parts, staying there and returning thence, 40*s.* being allowed to him for every day so spent in parts beyond the sea, and 30*s.* for every day spent this side the sea for his expenses, the costs incurred by him in his passage in going and returning, so allowed to him on these sums, being included, and to pay to the abbot what they shall find to be owing to him by the said account.

By C.

1335.

Membrane 35—cont.

To the treasurer and barons of the exchequer. Order to cause the demand made upon the abbot of Dore for 20*l.* for the king's use, to be superseded and to release and acquit him thereof towards the king, as the abbot has besought the king to provide for his indemnity in this respect, as the king caused 20*l.* for his expenses to be delivered to him at Westminster, coming to the parliament summoned there in the 6th year of the king's reign, for the expedition of divers arduous affairs, by the king's special order, by the hands of the citizens of Hereford, and the said 20*l.* are exacted of the abbot by summons of the exchequer, and the king has granted that the 20*l.* shall be allowed to the abbot for his said expenses, the king wishing to provide for his quiet and rest as the king has always found him prompt in doing his things. By C.

MEMBRANE 34.

Jan. 28.
Roxburgh.

To the treasurer and barons of the exchequer. Whereas the abbot of Westminster holds the manors of Knolle, co. Warwick, Denham and Turveston, co. Buckingham, Bridbrok, co. Essex, and Westerham, co. Kent, in frank almon by the grant of Edward I. for doing certain alms and other works of charity for the soul of queen Eleanor, the king's grandmother, on the day of her anniversary and at other times, every year, as is fully contained in the charter of Edward I. to the abbot and convent of that place, and although the said manors hardly suffice for the said alms, etc. wherefore Edward I. and the late king at divers times, by their writs, ordered the taxers and collectors of tallages and aids granted to them in those counties, to permit the abbot to be quit thereof, in the said manors, and they have hitherto remained quit of such tallages and aids from the time of the said grant, yet the taxers and collectors of the tenth and fifteenth granted to the king by the laity in these counties have newly assessed the tenth and fifteenth in these manors, whereupon the abbot and convent have besought the king to provide a remedy, and the king having consideration of the said alms and works, and not wishing them to cease, orders the treasurer and barons to cause the abbot and convent to be discharged and acquitted of the tenth and fifteenth assessed on those manors, to wit, on their own goods issuing from those manors, and to cause them to be released without delay from the distraint made upon the manors for that cause, if they shall find by inspection of the orders of the late king and of Edward I. or in other legitimate manner, that the abbot and convent have been quit of such tallages and aids in these manors for the said causes, as aforesaid.

Feb. 23.
Newcastle-on-Tyne.

To Robert de Barton, receiver of the king's victuals at Carlisle. Order to deliver to John de Reyra and Walter Duraunt, without delay, 12 quarters of wheat, to wit, six quarters to each of them, from the said victuals provided at that place and in Robert's custody, of the king's gift. By K.

Feb. 20.
Newcastle-on-Tyne.

To the sheriff of Buckingham. Order to cause John Dayrel to have full seisin without delay of a messuage and 10½ acres of land in Lyllyngston Dayrel, which Walter Berner of Lyllyngston Dayrel held, who was hanged for felony, as is said, because the king has learned by inquisition taken by the sheriff that the said messuage and land have been in the king's hand for a year and a day, that Walter held the messuage and land of John, and that Robert Selyman had the year, day and waste thereof, and ought to answer for them to the king.

Feb. 15.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer. Constancia, late the wife of John de Kyngeston, executrix of John's will, has besought the king that whereas the late king was bound to John in 27*l.* 3*s.* 4*d.*, as appears by divers

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Membrane 34—cont.

bills of the late king's wardrobe, which Constancia says she has in her possession, and Constancia is bound to render account to the king for the time when John was constable of Baumburgh castle, that the king will be pleased to order the said account to be audited and the said 27*l.* 3*s.* 4*d.* to be allowed in the sums which Constancia will owe to the king after that account has been rendered and to be pleased to pardon her what is found to be owing by her beyond the allowance so made; and the king, because John died while in his service, and because the lands which are of the inheritance of Constancia in co. Northumberland, and from the profits and issues of which Constancia ought to be maintained and her children married, are waste and destroyed, orders the treasurer and barons to audit Constancia's account in this respect, and cause the said sum to be allowed her in the sum which shall be owing to the king after the rendering of the said account, if they find upon view of the bills that the said 27*l.* 3*s.* 4*d.* is still owing to John, and further to discharge Constancia of a moiety of the sum which shall be owing to the king for the arrears of the said account, beyond that allowance, which sum the king has pardoned her in aid of her maintenance and of the marriage of her children, and to atterminate the other moiety of the said arrears to be paid to the king in instalments of 6 marks at Easter and Michaelmas by equal portions, receiving from Constancia the said bills and charging with the said 27*l.* 3*s.* 4*d.* those who ought to be charged therewith.

By K.

Jan. 31.
Roxburgh.

To the treasurer and barons of the exchequer and to the chamberlains. Order to the treasurer and chamberlains to restore to the abbot of Barlyng or his attorney, by the king's gift, without delay, those 20*l.* which the abbot lately paid at the exchequer, as is said, of the tenth lately granted to the king by the clergy of the realm, touching him for the term of the Purification next; and to the treasurer and barons to discharge and acquit the abbot of that tenth for the said term, at the exchequer.

By p.s. [8412.]

Feb. 21.
Newcastle-on-Tyne.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to cause Reginald son of Herbert, kinsman and heir of Reginald son of Reginald, tenant in chief of the late king, to have full seisin of all the lands of which the said Reginald, his grandfather, was seised at his death in his demesne as of fee in that bailiwick, as the king has taken the homage of the said Reginald son of Herbert, his yeoman and in his wardship, although Reginald is not yet of full age, for all the lands which his grandfather held at his death of the late king in chief, and has rendered them to him.

By p.s. [8465.]

The like to John [de] Peyto the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining.

Feb. 23.
Newcastle-on-Tyne.

To Edmund Hakelut. Order not to intermeddle further with the lands which Reginald son of Reginald held at his death, of the late king, which are in Edmund's custody by the king's commission for rendering a certain fixed thing to the king at the exchequer, because the king took the homage of Reginald son of Herbert, on 21 February last, for those lands and rendered them to him as aforesaid.

By the same writs.

Feb. 20.
Newcastle-on-Tyne.

To William de Clapham, escheator in cos. York, Northumberland, Westmorland and Cumberland. Order not to intermeddle further with the lands which belonged to Arnold de Bukton, restoring the issue thereof, because the king has learned by inquisition taken by the escheator, that Arnold held no lands at his death of the king in chief in that bailiwick, by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of divers other lords by divers services, and that Walter de Bukton, his son, is his nex heir and aged five years.

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Membrane 34—cont.

To the same. Order not to intermeddle further with the lands which Robert de Sywardby held, restoring the issues thereof, because the king has learned by inquisition taken by the escheator, that Robert held no lands at his death of the king in chief, in that bailiwick, but that he held divers lands of divers other lords by divers services, and that Thomas de Sywardby, his son is his next heir and of full age.

To the treasurer and barons of the exchequer and to the chamberlains. John de Orreton has besought the king by his petition before him and his council that whereas the late king was bound to him in 94*l.* 10*s.* for certain causes as may fully appear by a bill of the late king's wardrobe, which John has in his possession, as he says, and John is bound to the king in 41*l.* for victuals bought by him of Robert de Barton, receiver of the king's victuals at Carlisle, the king will be pleased to cause the said 41*l.* to be allowed in the said 94*l.* 10*s.*, and to cause the residue of the said 94*l.* 10*s.* to be paid to John, or to order him to have a competent assignment therefor; the king therefore orders the treasurer, barons and chamberlains to cause such allowance to be made to John if they shall find by viewing the said bill that the said 94*l.* 10*s.* are still owing to him, and to pay the residue of that sum or cause him to have a competent assignment therefor, receiving the bill from him and charging those with that sum who ought of right to be charged therewith. By K.

To the same. Order to discharge and acquit Robert son of Robert de Esselyngton of the relief which he owes to the king on the lands which his father held at his death of the late king, in chief, and which is now exacted of him by summons of the exchequer, and to cause him to be released without delay from any distraint made upon him for that cause, because the king has pardoned him that relief in consideration of the great damage which he has sustained by the war of Scotland for no short time. By K.

Feb. 4.
Roxburgh.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to amove the king's hand from 5 messuages, 6 bovates, and 2½ acres of land in Wederhale, without delay, and not to intermeddle further therewith, restoring the issues thereof to the abbot of St. Mary's, York, as the late king granted and gave licence to William son of John de Bernyngham that he might give and assign 7 messuages, 6 bovates, and 6 acres of land, and 12*d.* of rent in Wederhale to the abbot and convent of St. Mary's, York, to hold for ever, notwithstanding the statute of mortmain; and the king learning from the abbot that although he had afterwards acquired the said tenements from William in fee, by virtue of that licence and had entered them, nevertheless John de Louthre, late escheator in those counties, pretending that the abbot had entered 5 messuages, 6 bovates, and 2½ acres of those tenements of John son of Adam de Aula, Robert de Hederesford, and William son of Alexander del Stable without the licence of the king or his progenitors, against the form of the said statute, took the said 5 messuages, 6 bovates, and 2½ acres unto the king's hand, and the king ordered the escheator to take an inquisition on the matter, by which it is found that the tenements so taken by John de Louthre belong to those 7 messuages, 6 bovates, and 6 acres of land which the abbot and convent acquired of William by virtue of the late king's licence, and that they were not acquired of the said John, Robert, and William as John de Louthre asserted.

Feb. 24.
Newcastle-on-
Tyne.

To Robert de Holewell, escheator in cos. Norfolk, Suffolke, Cambridge, Huntingdon, Essex, and Hertford. Order not to intermeddle further with the custody of the priory of Bromham with the temporalities pertaining to the same, or with the issues of the manor of Baketon, amoving the king's hand therefrom without delay, if the escheator shall find that the advowson

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Membrane 34—cont.

of the priory belongs to the honour of Eye, and that it was taken into the king's hand by reason of a voidance, restoring the issues of the temporalities and manor to the sub-prior and convent of that place; as the late king on 23 May in the 6th year of his reign, ordered John de Norton and John Pyte, by his writ, not to intermeddle further with the custody of that priory void by the death of William de Tutington, the late prior [*as in this Calendar, 6 Edward II., p. 526*]; and the present king on 1st December in the 4th year of his reign, granted, among other things, to his brother John, earl of Cornwall, by his charter, the honour of Eye, to hold under a certain form, and 20*l.* yearly ferm which the prior and convent of the said place were wont to render at the exchequer for the manor of Baketon, and the escheator had caused the priory, the advowson of which is said to pertain to the honour of Eye, the temporalities belonging thereto, and the said manor, to be taken into the king's hand, the priory being void by the death of the last prior, pretending, as the king has learned, that the custody of the priory and its temporalities and the issues of the manor ought to belong to the king in time of such voidance, not permitting the earl to do those things which he ought to do in the priory during a voidance by reason of his lordship, and as has hitherto been done there in such voidances, and not permitting the sub-prior and convent to receive and have the issues of the temporalities and manor, whereupon the earl, both for himself and for the sub-prior and convent, has besought the king to provide a remedy.

MEMBRANE 33.

Feb. 16. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford,
Newcastle-on-Tyne. Berks, Bedford, and Buckingham. Order to deliver to Margaret, late the wife of Edward de Bohun, tenant in chief, the manor of Brodeton, co. Wilts, extended at 8*l.* 14*s.* 6*d.* yearly, and the manor of Sharston, in the same county, extended at 43*l.* 13*s.* 11½*d.* yearly, which the king has assigned to her from the lands which belonged to Edward at his death, to hold in dower, rendering to the king yearly at the exchequer 44*s.* 1½*d.*, which exceed the said dower. By p.s. [8449.]

Feb. 20. To the treasurer and barons of the exchequer. Order to discharge and
Newcastle-on-Tyne. acquit the brethren of the order of the Minorities of Carlisle and Robert de Tibay of 8*l.*, which they owe to the king for certain victuals lately bought by them for the use of the brethren, from Robert de Barton, receiver of the king's victuals at Carlisle. By K.

Feb. 1. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton, and
Roxburgh. Rutland. Order to deliver to Alice, late the wife of John de Multon of Egremound, tenant in chief, the manor and lands in that bailiwick which the king has assigned to her as dower from the lands which belonged to John, at his death, as the king has assigned to her the following lands, to wit: the manor of Multon, co. Lincoln, extended at 171*l.* 15*s.* 1½*d.* yearly; certain lands in Skyrbek, in the same county, extended at 11*l.* 22½*d.* yearly; the manor of Thurstanton, co. Suffolk, extended at 57*s.* 4½*d.* yearly; and 19*s.* 10*d.* rent in Kyrketon, co. Lincoln, to be received from divers tenants there. By p.s.

To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to the said Alice the manor of Thurstanton, co. Suffolk, which the king has assigned to her as aforesaid. By the same writ.

Feb. 1. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton, and
Roxburgh. Rutland. Order to deliver to the said Alice the advowsons in co. Lincoln

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Membrane 33—cont.

which the king has assigned to her as dower from the advowsons which belonged to John de Multon of Egremound, tenant in chief, her husband, as the king assigned to her the advowson of Skyrbek church, co. Lincoln, extended at 50 marks yearly; the advowson of Hemmyngby church, in the same county, extended at 20 marks yearly; the advowson of Haukedon church, co. Suffolk, extended at 10*l.* yearly, and the advowson of the hospital of St. John without the town of Boston.

By p.s.

To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to the said Alice the advowson of Haukedon church, to hold in dower as aforesaid.

By the same writ.

April 3. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton, and Nottingham. Rutland. Order to deliver to the same Alice the knight's fees in that bailiwick which the king has assigned to her to hold in dower, as the king has assigned to her the following knight's fees from the knight's fees and cornages which belonged to her husband, to wit: a third part of a knight's fee in Frampton, co. Lincoln, which Thomas de Multon of Frampton holds, extended at 20*l.* yearly; a third part of a knight's fee in Hemmyngby, in the same county, which the same Thomas holds, extended at 10*l.* yearly; a fourth part of a knight's fee in Holflete, in the same county, which John de Quappelade holds, extended at 10*l.* yearly; an eighteenth part of a knight's fee in Weston, in the same county, which Thomas de Bernewell holds, extended at 40*s.* yearly; a fifteenth part of a knight's fee in Fossedyk, in the same county, which John de Reddyk holds, extended at 66*s.* 8*d.* yearly; an eighteenth part of a knight's fee in Multon, in the same county, which Alan de Multon holds, extended at 6*l.* 13*s.* 4*d.* yearly; a twentieth part of a knight's fee in Frampton, in the same county, which John de Cobledyk holds, extended at 40*s.* yearly; a moiety of a knight's fee in Ilkyngton, co. Cambridge, which John de Lymbury holds, extended at 100*s.* yearly; cornage which Ranulph de Dacre holds in Santon, Bolton, Gosseford, and Hale, co. Cumberland, extended at 25*l.* yearly; cornage which Nicholas de Sevenhowes holds in Neuton, in the same county, extended at 40*s.* yearly; and cornage which John de Kirkebythore holds in Caldre, in the same county, extended at 40*s.* yearly.

April 3. To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Nottingham. Huntingdon, Essex, and Hertford. Order to deliver to the same Alice a moiety of a knight's fee in Ilkyngton to hold in dower in the form aforesaid.

April 6. To William de Clapham, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order to deliver to the said Alice the cornage which Ranulph de Dacre holds in Santon, Bolton, Gosseford, and Hale, co. Cumberland, the cornage which Nicholas de Sevenhouses holds in Neuton, in the same county, and the cornage which John de Kirkebithore holds in Caldre, in the same county, which the king has assigned to her as dower as aforesaid.

Feb. 22. To the treasurer, or him who supplies his place, and the barons of the Newcastle-on-Tyne. exchequer, Dublin. Order to deliver to Matilda, late the wife of William de Burgo, earl of Ulster, tenant in chief, or to her attorney, a third part of the issues of the lands which belonged to the earl in Ireland from the time of the earl's death until 26 August last, on which day the king caused dower to be assigned to her from the said lands as appears by inspection of the chancery rolls, concerning which issues answer has not been made to the king by writs of the exchequer, to hold of the king's special favour, discharging the keepers of the said lands of the same third part of these

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Membrane 33—cont.

issues, as the king had previously ordered the then treasurer and barons to cause a third part of such issues to be delivered to her, from the time of the earl's death until dower should be assigned to her from these lands, demanding of those in whose custody the said lands were [*as at page 242, above*], which order the treasurer and barons have not hitherto cared to execute.
By K and C.

March 3. To the treasurer and chamberlains. Order to deliver to Matthew de
Coventry. Crauthorn, keeper of the king's mine in co. Devon, 60*l.* from the treasury upon the expenses of his office, or to cause him to have an assignment therefor.
By C.

March 9. To the treasurer and barons of the exchequer and to the chamberlains.
Coventry. Order to deliver to William de Melcheburn of Lenne, merchant, from the treasury, 12*l.* 8*s.* for 31 quarters of wheat bought from him for the king's use, and delivered to Robert de Tonge, receiver of the king's victuals at Berwick-upon-Tweed, by indenture, for the munition (*garnistura*) of Rokesburgh, or the treasurer and barons shall cause William to have a due assignment therefor.
By K.

March 4. To the abbot of St. Mary's York, collector of the tenth granted to the
Pontefract. king by the clergy in the archdeaconries of York and Cleveland, and of the tenth and fifteenth granted to the king by the community of the realm in the North Riding, co. York. Order to pay to W. archbishop of York, 1,000 marks from the money of the said tenth, and tenth and fifteenth, which sum the king owes to the archbishop for a loan made to him, receiving from the archbishop the tally of the exchequer levied under the abbot's name containing that sum, although the king had lately ordered the abbot to pay 1,000 marks to the archbishop from the money of the said tenth. By K.

March 6. To the treasurer and chamberlains. Whereas the abbot of Osneye,
Pontefract. collector of the tenth and fifteenth granted to the king by the laity, in co. Oxford, paid to John de Harebere, clerk of the king's works at Wodestock, 40*l.* of the said tenth and fifteenth by the order of the treasurer for repairing the king's houses and other necessary things there, as he says, the king orders the treasurer and chamberlains, if they find this is so, to cause a tally thereupon to be levied at the king's receipt and delivered to the abbot in his discharge, receiving from the abbot the warrant by which he made that payment.

MEMBRANE 32.

Feb. 23. To the treasurer and barons of the exchequer. Order to cause 18*l.* 6*s.* 8*d.*
Newcastle-on-Tyne. of the yearly fee of co. Devon to be paid yearly henceforth to the earl of Devon as it was wont to be paid to his ancestors; as Hugh de Courtenay, the elder, by his petition brought before the king and his council, was long prosecuted to recover 18*l.* 6*s.* 8*d.* of the yearly fee of co. Devon, which Isabella de Fortibus, countess of Devon, whose heir he is, and the ancestors of Isabella and of Hugh, earl of Devon, received yearly by the hands of the sheriffs of that county, and after Isabella's death Hugh received it for some time, as her heir, and because he was not an earl it was detained, as is fully found by the certificate of the treasurer and barons, sent into chancery, and the king has made Hugh earl of Devon. [*Fædera.*]

Feb. 23. To the chamberlain of South Wales or to him who supplies his place. Euyon
Newcastle-on-Tyne. ap Gwillun ap Euyon has besought the king to grant an attermination to him for 6*l.* 10*s.* in which he is bound to the king at the exchequer of Kermerdyn for the arrears of the ferm of certain lands in Shirewern in

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Membrane 32—cont.

the commote of Cardigan, demised to him for three years now past, and by reason of his good service in Scotland the king has granted that he shall pay at the exchequer 30s. at Easter next and 20s. at Michaelmas next, and afterwards 40s. yearly until the debt is discharged, and the king therefore orders the chamberlain to cause Euyon to have those terms, having received sufficient security from him for paying the debt at the said terms.

By K.

To the same. A like order in favour of David ap Slewelyn ap Pelipp who has besought the king to grant him an attermination for 9*l.* in which he is indebted to the king at the exchequer of Kermerdyn for the arrears of his account for the time when he had the 'ryngaldia' of Kayou by the demise of the person supplying the place of the justice of South Wales, and by reason of David's good service in Scotland the king has granted that he shall pay 60s. yearly in two instalments until the debt is discharged.

By K.

To the same. A like order in favour of Griffin Vaghan who has besought the king to grant him an attermination for 14 marks, in which he is indebted to the king at the exchequer of Kermerdyn, for the arrears of the ferm of the bailiwick of 'penkeyset,' which he holds by the king's commission, and by reason of Griffin's good service in Scotland the king has granted that he shall pay 36*s.* 8*d.* at Easter next and 30*s.* at Michaelmas next, and 60*s.* yearly afterwards, until the debt is discharged.

By K.

To the same. A like order in favour of Howel ap Griffith, who has besought the king to grant him an attermination for 16*l.*, in which he is indebted to the king at the exchequer of Kermerdyn, for the arrears of his account for the time when he had the 'ryngaldia' of conyomth Ugh Kerdyn by the demise of the person supplying the place of the justice of South Wales, and by reason of Howel's good service in Scotland, the king has granted that he shall pay 80*s.* yearly until the debt is discharged.

By K.

To the same. A like order in favour of David ap Thelwelyn ap Griffith, who has besought the king to grant him an attermination for 28*l.* which he owes to the king at the exchequer of Kermerdyn for the arrears of his account for the time when he held the 'ryngaldia' of Kerwederos by the demise of the person supplying the place of the justice of South Wales, and by reason of David's good service in Scotland the king has granted that he shall pay 80*s.* yearly until the debt is discharged.

By K.

To the same. A like order in favour of Griffin Vaghan, 'penkeyset' of Kermerdyn, who has besought the king to grant him an attermination for 14 marks in which he is indebted to the king at the exchequer of Kermerdyn for the arrears of the ferm of the bailiwick of 'penkeyset,' which he holds by the king's grant, and by reason of Griffin's good service in Scotland the king has granted that he shall pay 36*s.* 8*d.* at Easter next, 30*s.* at Michaelmas next, and afterwards 60*s.* yearly, until the debt is discharged.

By K.

March 6.
Bunny.

To the justices in eyre for pleas of the Forest of Henry, earl of Lancaster, in the forest of Pykeryng. Order not to molest John de Kilyngton for 163 oaks, felled by him in the said forest, or for ten deer taken by him in the forest; as lately at John's prosecution showing the king that at the time when he had the custody of the castle and honor of Pykeryng, which were in the hands of the late king, by the late king's commission, he had felled divers oaks in the said forest for amending and repairing the houses, walls, bridges, and steps in Scardeburgh castle, by the late king's order, and had caused them to be carried to that castle and delivered to Robert Wawayn and Alexander de Bergh, then fermors of the town of Scardeburgh, for the said repairs, and he had also taken divers deer in the forest for the late

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Membrane 32—cont.

king's use, by his order, and had accounted at the exchequer for the said oaks and deer; John is now harassed for the oaks and deer before those justices, and the king ordered the treasurer and barons of the exchequer to inspect the rolls and memoranda of the exchequer touching John's account in this respect and to inform the king of what they should find there, and by the certificate of the treasurer and barons, sent into chancery at the king's order, it is found that John charged himself in his account, at the time when he was keeper of the said castle and honor, with 163 oaks felled in that forest by virtue of a certain commission of the late king to him and others to enquire concerning the defects in Scardeburgh castle, and to fell the timber in Pykeryng forest which would be necessary for repairing the defects, and to cause it to be carried to Scardeburgh and delivered to the said Robert and Alexander by indenture, and that John had an allowance of 24s. in his account for the costs and expenses incurred by him in taking ten deer in Pykeryng forest, and for salt bought by him for salting the same deer, and in the carriage of the deer from the forest to York, to be delivered to Roger de Somervill, then sheriff there, by the said John, as appears by the writ of privy seal of the late king, directed to John, and by the indenture made between John and the said Roger testifying the delivery of the deer.

Feb. 18.
Newcastle-on-
Tyne.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with a rent of 50s. and of two quarters and two bushels of oat meal which belonged to John de Stirkeland, knight, in Stirkeland, restoring the issues thereof, as the escheator informed the king that he had taken that rent into the king's hand because he had found by inquisition of office that Margaret de Ros, who held that rent of the king in chief as parcel of the barony of Kendale, alienated the rent in fee to Richard de Preston, and that Richard alienated it in fee to the said John de Stirkeland, and that John alienated it in fee to Edmund de Nevill and John de Louthre, who alienated it to John de Stirkeland and Alice his wife and the heirs of their bodies, without obtaining the king's licence; and afterwards, at the prosecution of John and Alice, showing that Richard de Laton, knight (who held a messuage, 44 acres of land and 6 acres of meadow in Great Stirkeland of Thomas de Stirkeland by the service of 12*d.* yearly to cornage for every service), had alienated the said messuage, land and meadow to Robert de Stirkeland, John's grandfather, whose heir he is, to hold of the chief lords of that fee by the due and accustomed services, rendering to Richard and his heirs 50s. and two quarters and two bushels of oat meal yearly; and that rent afterwards came into the hands of Margaret de Ros, as also the said tenements which were charged therewith, and the rent is held of the heirs of Thomas de Stirkeland by the said service of 12*d.* yearly, and not of the king as parcel of the said barony; and the said John and Alice beseeching the king to cause his hand to be removed from that rent, the king ordered the escheator to take an inquisition on the matter, by which it was found that Richard held the said messuage, land and meadow of Thomas by the service of 2s. yearly to cornage for every service, and that 60 years ago Richard alienated those tenements in fee to Robert de Stirkeland, John's grandfather, whose heir he is, to hold as aforesaid, rendering the said rent yearly, which rent Margaret afterwards acquired, and that the rent is held of John son of Thomas de Stirkeland by the said service, and was held of him and his ancestors from time out of mind by the same service, and not of the king or his progenitors, and the rent was never parcel of the said barony.

March 2.
Pontefract.

To the treasurer and chamberlains. Order to cause the defects of the walls, palings and houses within York castle, and of the king's houses near his mills below the castle where they occur, and of the walls of the pond

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of those mills, and of a certain wall and spring in the garden of the Minorites near the door of the kitchen to be repaired and amended for the king's easement when he shall stay there, with his money, and to be newly constructed where necessary, and to cause this to be done as shall seem best for the king's convenience. The king has also ordered Ralph de Nevill, keeper of the Forest this side Trent, or him who supplies his place in the forest of Galtres, to cause sufficient timber in that forest to be delivered to John de Bray, supervisor of the said works, for those works.

By C.

March 10.
Coventry.

To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with the manor of Moneweden, co. Suffolk, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Isabella de Hastynges held that manor at her death, and that it is held of Thomas, earl of Norfolk and marshal of England, by the service of a moiety of a knight's fee, and that Hugh de Hastynges, Isabella's son, is her next heir and of full age.

Vacated because it was surrendered and is otherwise on the roll of fines.

March 10.
Coventry.

To John Inge, John de Trevaignon and John de Hampton, justices appointed to take assizes in co. Berks. Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, and brother Roger de Draycote, fellow brother of the prior, have shown the king that whereas Robert Fynk lately arramed an assize of novel disseisin before those justices against the prior and Roger and others contained in the original writ, concerning a tenement in Wescote, of which disseisin the prior and Roger and the others were convicted before the justices by recognition of that assize in which they placed themselves, and 100*l.* were adjudged to Robert for his damages in this respect, and Robert remitted and pardoned the whole of those damages in the king's court before the justices; and because the disseisin was made by force and arms, the justices ordered the sheriff of the said county, by the king's writ, to take the prior and Roger and others wherever they might be found in that bailiwick, to satisfy the king for their redemption in this respect; and supplication has been made to the king on the part of the prior and Roger because they are ready to satisfy him concerning that which pertains to him in the premises, that he will cause the taking of their persons to be superseded; the king therefore orders the justices that if upon view of the record and process thereof they shall find that Robert remitted and pardoned the said damages as aforesaid, then they shall cause the sheriff to supersede the taking of the persons of the prior and Roger, receiving from the prior the reasonable fine for the king's use for that which pertains to him in the premises. By C.

MEMBRANE 31.

March 6.
Coventry.

To the sheriff of Norfolk. Whereas lately at the prosecution of Edmund de Lexham and William son of John de Patesle, showing the king that David de Strabolgi, earl of Athol, had granted and demised to them and to John de Gurney, late parson of Happele church, by indenture, the manor of Westlexham in that county, except the advowsons and outside knight's fees without the town of Westlexham, pertaining to that manor, to hold for their lives, rendering to the earl and his heirs, from Michaelmas in the 6th year of the king's reign for 10 years next following, at Midsummer, 1*d.* yearly, and after the end of those 10 years 50*l.* yearly; and Edmund, William and John were seised of the manor by virtue of that

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Membrane 31—cont.

grant as aforesaid, and Edmund and William had seisin with John while he lived, and afterwards by themselves, until the sheriff took the manor into the king's hand under colour of an order directing him to take into the king's hand all the lands, goods and chattels which belonged to the earl in that bailiwick by reason of his joining the Scots against the king wherefore Edmund and William besought the king to provide a remedy, the king appointed Simon de Hedersete, John Claver and Thomas de Egefeld to take an inquisition in the presence of the sheriff, if he chose to attend, upon the said matter, by which inquisition it was found that the earl granted and demised that manor to Edmund, William and John, by his deed, to hold as aforesaid at the said term, and that seisin of the manor was delivered to Edmund, William and John by Thomas de Buston and Robert Gower, the earl's attorneys, having power for this by the earl's letters patent, on 29 May in the said year, from which day they continued peacefully in seisin until Tuesday the feast of St. John the Apostle and Evangelist last, on which day the sheriff took the manor into the king's hand as aforesaid, and that the demise was made for giving 90*l.* to the earl for the said term and for no other cause, of which said money nothing remains to be paid, and that the manor, which is worth 8*l.* 13*s.* 2½*d.* yearly, is held of the king in chief, and that 2*d.* of yearly rent of the manor are still to be paid for the two years last past; and it appears by certain letters patent exhibited before the king in chancery that the said grant and demise were accepted and ratified by the king; the king therefore orders the sheriff not to intermeddle further with the manor under colour of the said order, amoving the king's hand from it without delay, restoring to Edmund and William their goods and chattels if any were found in the manor, and the issues thereof, provided that answer is made to the king for the said 2*d.* remaining and for 1*d.* yearly until the end of the said term, and for 50*l.* after the lapse of that term if the manor happens then to be in the hands of Edmund and William, and if answer ought to be made to the king for that rent.

By C.

The like order to the same sheriff for the following, *mutatis mutandis*, to wit:

John de Beeston and Robert de Stokesby, to whom and to Simon le Dos, late parson of All Saints' church Rakheith, the said earl demised the manor of Possewyk in the same county, which is held of the king in chief, for 20*l.* to hold from Michaelmas in the said 6th year for 5 years next following, rendering to the earl and his heirs at Midsummer 1*d.* yearly, and after the lapse of that term 100*l.* yearly; and John, Robert and Simon were seised of that manor, which is worth 20*l.* yearly, from 27 May in the said 6th year until the day when the manor was taken into the king's hand by the sheriff, to wit, on Friday after St. Thomas the Apostle in the said 8th year, without change of state, a like proviso being made for answering for the said rents to the king.

By C.

Gilbert Burgeis of Tychewell, Henry Burgeys of Tychewell and William de Warterden, to whom and to Richard Neel of Brunham the said earl demised the manor of Holkham in the same county for 140*l.* paid to him, which manor is held of Adam de Clyfton, to hold from Michaelmas in the said 6th year for 5 years following, rendering 1*d.* yearly to the earl at Midsummer, and after the lapse of that term 100*l.* yearly; and Gilbert, Henry, William and Richard were seised of that manor, which is worth 12*l.* 18*s.* 2*d.* yearly, from the said 27 May until Wednesday after Christmas in the said 8th year, on which day the sheriff took it into the king's hand, without change of state, a like proviso being made for answering for the said rents to the king.

By C.

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William de Calthorp and William, parson of the church of St. John, Styvekeye, to whom the said earl demised the manor of Styvekeye in the said county, which is held of the king and is worth 8*l.* 8*s.* 11*d.* yearly, for 80*l.* paid to him to hold from Michaelmas in the said 6th year for five years following, rendering 1*d.* yearly to the earl at Midsummer, and after the lapse of that term 50*l.* yearly; and William and William were seised of the manor from the said 27 May until Thursday the feast of St. Thomas the Martyr in the said 8th year, on which day the sheriff took the manor into the king's hand, without change of state, a like proviso being made for answering to the king for the said rents. By C.

Feb. 28.
Pontefract.

To the sheriff of Suffolk. Whereas on 16 December in the 6th year of his reign the king granted and gave licence to David de Strabolgi, earl of Athol, that he might give and grant his manor of Kentewell, co. Suffolk, which is held of the king in chief, as is said, to Robert Gower, to hold for life of the king and his heirs by the due and accustomed services, and gave special licence to Robert to receive that manor from the earl and to hold it for life as aforesaid, with reversion, at Robert's death, to the earl and his heirs to hold as aforesaid, and now the king has learned from Robert's plaint that although he was seised of that manor immediately after that licence, and has hitherto held it, rendering to the earl a clove (*clavum gariofli*) yearly, yet the sheriff has taken the manor into the king's hand under colour of an order of the king directing him so to take the lands which belonged to the said earl in that bailiwick because the earl had joined the Scots against the king, amoving Robert therefrom and receiving the issues thereof for the king's use, whereupon Robert has besought the king to provide a remedy; and because it fully appears by the earl's deed of grant, shown in chancery, that the grant was made in the aforesaid form, the king orders the sheriff to cause the manor to be restored to Robert without delay if Robert was seised thereof by virtue of the earl's said grant, before the earl's adhesion to the Scots, the said Robert rendering to the king yearly the said clove. By C.

March 20.
Coventry.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with a messuage, 3½ bovates of land and 4 acres of meadow in Scampton, restoring the issues thereof to the abbot and convent of Kirkestede, as the escheator signified to the king that he had taken the said messuage, land and meadow into the king's hand by reason of a certain trespass which the abbot and convent made in acquiring those tenements for their house after the publication of the statute of mortmain without obtaining the king's licence; and afterwards, at the prosecution of the abbot and convent, showing the king that the said tenements had been acquired for their house long before the publication of that statute and not afterwards, the king ordered the escheator to take an inquisition on the matter, by which it was found that a certain abbot of Kirkestede, predecessor of the present abbot, acquired the said tenements for his house of John Knyght of Scampton seven years before the publication of the said statute, and that at the time of that acquisition the tenements were held of the said abbot by the service of 20*s.* yearly, and now the present abbot holds them of Henry de Bello Monte, and they are worth 2*s.* yearly beyond the said rent in all issues.

March 16.
Langley.

To the sheriff of York. Order to pay to the watchman in the king's castle of York, the arrears of his wages of 2*d.* daily from the time of the sheriff's appointment, and to pay such wages henceforth, and also 10*s.* yearly for his robe, from the issues of that bailiwick.

March 27.
Nottingham.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Henry de Brampton, deceased.

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Membrane 31—cont.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Robert de Sallowe, who is so sick and broken by age that he cannot fulfil the duties of that office.

March 28. To the sheriff of Leicester. Order to cause a coroner for that county to
Nottingham. be elected in place of William de Sauston, who is insufficiently qualified.

March 27. To Robert de Holwel, escheator in cos. Norfolk, Suffolk, Cambridge,
Nottingham. Huntingdon, Essex and Hertford. Because the king has learned by inquisition taken by the escheator that Philip de Dovre, at his death, held in his demesne as of fee of the king in chief, in that bailiwick, certain lands in Newehalle by the service of paying 20s. yearly to the king at the exchequer and 11s. yearly to the master of the church of Cornute by the king's alms, and that he held no other lands at his death of the king in chief as of the crown, by reason whereof the custody of his lands ought to pertain to the king, but that he held a messuage, 60 acres of land, 4 acres of meadow, 4l. 5s. 1½d. of rent in Gosaye of Queen Philippa as of the manor of Havering atte Boure by the service of paying 37s. yearly to the said queen, and divers other lands of divers other lords by divers services, and that Richard, Philip's son, is his next heir and aged 9 years; the king therefore orders the escheator to deliver to Thomas Brabanzon, uncle of Richard son of the said Philip, as the next heir, the said lands which are so held of the king, to hold for the heir's use, and not to intermeddle further with the other lands which are held of the queen and other lords, restoring the issues of the lands so held, provided that Thomas shall answer to the king at the exchequer for 20s. yearly from the lands which are held of the king.

March 16. To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall
Langley. and Devon. Order to cause Almaric, son and heir of John de Sancto Amando, tenant in chief, to have full seisin of all the lands of which John was seised in his demesne as of fee in that bailiwick, at his death, because Almaric has proved his age before the escheator and the king has taken his homage for all the lands which his father so held in chief.

The like to the following escheators, '*mutatis mutandis*,' to wit:

William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster.

Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham.

John Moriz, escheator in Ireland.

March 28. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks,
Nottingham. Bedford and Buckingham. Because the king has learned by inquisition taken by the escheator, that Matilda, late the wife of William Cotel, knight, held no lands at her death in her demesne as of fee, in that bailiwick, but that she held a messuage, 50 acres of land, 14 acres of meadow, a certain pasture not measured and 29s. 0¾d. of rent in Great Cheleworth, and 10 acres of land and 12 acres of meadow and 72s. 2½d. of rent in Colecote near Cheleworth, in dower of the inheritance of the heirs of John Peverel, formerly her husband, and that the said messuage, land, pasture meadow and rent in Great Cheleworth are held of the king by the service of paying 18s. yearly to him by the hands of the sheriff of Wilts, and the said land, meadow and rent in Colecote, are held of the earl of Cornwall by certain services, and that Edith daughter of Margery, daughter of the said John, whom Oliver de Denn married, and Joan whom Thomas Gilbert married, and Eleanor whom John de Flete married, Matilda, Elizabeth and Isabella, daughters of Joan, sister of the said Margery, and Dionisia sister of Margery and of Joan daughter of John are John's next heirs and of full age;

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the king therefore orders the escheator to cause Oliver and Edith as eldest of that inheritance, Thomas, Joan, John, Eleanor, Matilda, Elizabeth, Isabella and Dionisia to have full seisin of their purparties touching Edith, Joan, Eleanor, Matilda, Elizabeth and Isabella, having made a legal partition of all the said lands in the presence of the said heirs and parceners if they choose to attend, and when the escheator has made that partition he shall send to the king without delay that it may be enrolled in the chancery rolls.

MEMBRANE 30.

Feb. 21. To the sheriff of Cambridge. Order to cause the defects in the houses
Newcastle-on-Tyne. and walls of Cambridge castle, which the king has learned to be in great need of repair, to be repaired and amended up to the sum of 20*l.* from the issues of that bailiwick, by the view and testimony of John Pittuk, mayor of Cambridge, and John Pilet of Cambridge, by indenture. By p.s. [8463.]

March 18. To the treasurer and barons of the exchequer. Order to receive the proffer
Nottingham. of Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, from him whom Robert shall depute to make that proffer in his place, for this turn, not molesting Robert by reason of his absence because he is at present intending divers affairs of the king by his order, wherefore he cannot be present at the exchequer at the present close of Easter next, to make his proffer therein in person, and the king has granted that he may then make his proffer by another deputed by him for this purpose and for whom he shall be willing to answer. By C.

March 29. To the chamberlain of Kaernarvan. Order to cause Gron Vaure to have
Nottingham. the terms which the king has granted to him for paying 14*l.* in which he is bound to the king for the arrears of the ferm of the town of Aber, co. Kaernarvan, for the time when he was fermor of the king there, having accepted sufficient security from Gron for paying the said 14*l.* at the exchequer at the said terms, as Gron besought the king to grant him an attermination for that debt, and by reason of his good service in Scotland, the king granted that he should pay 4 marks yearly until the debt is discharged. By C.

March 27. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks,
Nottingham. Bedford and Buckingham. The king has been besought by the sub-prior and convent of Merton, that (although they and their predecessors had received all the issues of the temporalities of that priory during every voidance from time out of mind without the king and his progenitors receiving anything from the temporalities at such times, or in any way intermeddling therewith, yet the escheator received and levied all the issues of the temporalities of the priory now void by the death of brother William, the last prior, from the time of his death, not permitting the sub-prior and convent to dispose thereof or in any way to intermeddle therewith) the king will be pleased to order the issues so received to be delivered to the sub-prior and convent, and to permit them to receive such issues from these temporalities, without hindrance, during the said voidance; the king therefore orders the escheator to take an inquisition upon the matter as the king wishes to be informed whether the sub-prior and convent have received such issues during a voidance; and if the sub-prior and convent shall find sufficient security to answer to the king for the issues of the priory in the present voidance, if they ought to belong to the king, then to deliver to them all the issues received from the time of the late prior's death, permitting them to receive and dispose of all such issues during the said voidance, without hindrance, certifying the treasurer and barons of the exchequer concerning that security. By K. and C.

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Membrane 30—cont.

The like to the following escheators, to wit :

Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall and Devon. By K. and C.

Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. By K. and C.

Reginald de Conductu, mayor of London, escheator in that city. By K. and C.

Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. By K. and C.

William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. By K. and C.

March 30. To Robert de Ufford, keeper of the Forest beyond Trent. Order to bail
Nottingham. William Grik of Stonystratford, imprisoned at Aylesbury for trespass of vert in the forest of Whitewode, of which he is indicted, if he shall find twelve lawful men of that bailiwick, who will mainpern to have him before the justices for pleas of the Forest in co. Northampton to stand to right concerning the said trespass, if he shall be replevied according to the assize of the Forest.

March 26. To Robert de Holewelle, escheator in cos. Norfolk, Suffolk, Cambridge,
Nottingham. Huntingdon, Essex and Hertford. Order to cause John son and heir of Thomas Bardolf, tenant in chief, to have full seisin of all the lands of which Thomas was seised, at his death, in his demesne as of fee in that bailiwick because John has proved his age before the escheator and the king has taken his homage for all the lands which Thomas held at his death, of the king in chief. By p.s. [8486.]

The like to the following escheators, '*mutatis mutandis*,' to wit :

Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. By the same writ.

William de Northo, escheator in cos. Kent, Surrey, Sussex and Middlesex. By the same writ.

Gilbert de Ledred, escheator in cos. Lincoln, Northampton, and Rutland. By the same writ.

William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. By the same writ.

March 30. To Gilbert de Leddred, escheator in cos. Lincoln, Northampton, and
Nottingham. Rutland. Order not to distrain John de Kirketon for his homage, because he has done homage to the king for the lands which he holds of him.

By p.s. [8500.]

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Philip Pympe, knight, who is insufficiently qualified.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of John Sauvage, who has no lands in that county to qualify him as the king has learned.

March 30. To the treasurer and barons of the exchequer. Order not to distrain
Nottingham. John Crabbe for rendering his account to the king for the issues of the castle of Somerton, and to release him from any distraint made for that cause, as the king lately committed to him the custody of that castle to hold during pleasure, so that he should answer to the king at the exchequer for the issues thereof, but the king wishes, for certain causes, that John shall answer for the said issues in the king's chamber, as long as he holds that custody. By K.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the manors of Barton, co. Nottingham, and Deneby, co. Derby, restoring the issues thereof to Joan, late the wife of Richard de Grey, as the king has learned

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Membrane 30—cont.

by inquisition taken by the escheator, that Richard and Joan held the said manors jointly at Richard's death for themselves and Richard's heirs, by fines levied thereupon in the king's court, and that the manor of Barton is held of Robert de Stotevill by the service of a moiety of a knight's fee, and the manor of Deneby of William Bernack, by the service of a fourth part of a knight's fee.

March 28.
Nottingham.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. The abbot of Kirkestall has besought the king—whereas lately at his suit by his petitions before the king and his council in divers parliaments, pretending that he has a right in certain parcels of pasture and wastes pertaining to the manor of Bernolfwyk and within the king's forest of Blakeburnshire, which is in the hands of Queen Isabella by the king's grant; and Henry de Lacy late earl of Lincoln and Hugh de Grymeston sometime abbot of the said place had been disseised of those pastures and wastes, and the abbot had long prosecuted against the king and the said queen, for obtaining justice in this respect, and the king had sent to those justices certain inquisitions taken thereupon together with the said petitions, by his writ, and had ordered them to proceed in the said affair and cause justice to be done; and afterwards the justices altogether superseded the process of that affair, so held before them under colour of a writ of privy seal of the king directed to them that they should not proceed further in that affair, the king ordered them by another writ of privy seal to proceed to the final discussion of that affair, notwithstanding the said order, but not to proceed to render judgment without consulting the king—that the king will be pleased to order judgment to be rendered thereupon; the king therefore orders the justices to proceed to render judgment in that affair with all possible speed, notwithstanding the said order to the contrary.

By K. and C.

To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause John son and heir of Philip de Hevenyngham, tenant in chief of the late king, to have full seisin of all the lands of which his father was seised in his demesne as of fee, in that bailiwick, at his death, because John has proved his age before the escheator, and the king has taken his homage for the said lands. By p.s. [8489.]

To the treasurer and barons of the exchequer. Order to admit the proffer of Thomas de Foxle, constable of Wyndesore castle, who is attendant upon divers affairs of the king in co. Berks, which proffer Thomas is held to make at the exchequer on the morrow of the close of Easter next, in person, by John Broke, whom he has attorned for this in his place before the king, and by the attorneys whom Thomas shall have attorned to render his account, as the king has granted that Thomas shall make his proffer by John, and that he may render his account for the issues of his bailiwick by attorneys whom he shall wish to attorn for this purpose by his letters patent, and at his peril.

To the same. Order to admit the proffer of John de Scures, sheriff of Southampton, who is attendant upon divers affairs of the king in that county, by an attorney whom he shall appoint for this by his letters patent, as the king has granted that he may so make his proffer which he is bound to make at the exchequer on the morrow of the close of Easter next.

By K.

MEMBRANE 29.

April 4. To the sheriff of Suffolk. Order to restore the manor called 'Mayden-
Nottingham. water,' in the town of St. Edmunds, to Robert Gower, together with the

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Membrane 29—cont.

issues thereof, without delay, if the sheriff shall find that Robert was seised of that manor under colour of the grant of David de Strabolgi, earl of Athol, before the earl joined the Scots against the king, as Robert has besought the king to provide him with a remedy, as the said earl long before he forfeited to the king, granted that manor to Robert and the heirs of his body, and Robert was seised of that manor until the sheriff took it into the king's hand under colour of an order of the king directing him so to take the lands which belonged to the earl in that bailiwick, because the earl had joined the Scots, as is said; amoving Robert therefrom and receiving the issues thereof for the king's use; and by the earl's said charter, shown in chancery, it fully appears that the grant was made in the form aforesaid.

By K.

April 4. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton, and Nottingham. Rutland. Order to cause Robert de Holand son and heir of Robert de Holand, tenant in chief, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick, at his death, because Robert has proved his age before John de Peyto, the younger, late escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining, and the king has taken his homage for all the lands which his father held in chief.

By p.s. [8510.]

April 4. To the bailiffs of Northampton. Order to pay to Robert de Foxton, the king's clerk, 25*l.* for the present term of Easter next, from the ferm of that town, according to the king's grant, because the king granted that Robert should receive 50*l.* yearly at the exchequer until the king should cause to be restored to him the office of chirographer in the common Bench, which he lately held for life by the commission of the late king and which was afterwards placed out of his hands, or until the king should cause the value of the said 50*l.* to be provided for him elsewhere; and afterwards at Robert's supplication, the king granted that he should receive the said 50*l.* from the ferm of Northampton by the hands of the bailiffs there for the time being until the said office should be restored to him or until the king should cause him to be provided with the value thereof elsewhere, and the king has caused 25*l.* for the term of Michaelmas last, to be delivered to him by writ of *liberate*.

April 3. To John Coke of Exeter, William de Dalton, and Hugh de Eboraco. Nottingham. Order to pay to Ralph Basset of Drayton or his attorney, 100*l.* without delay from the goods, chattels, jewels, and other things which belonged to Robert de Taunton, receiving from Ralph or his attorney Robert's letters of obligation, and also Ralph's letters of acquittance testifying the receipt of the said money, as the king appointed John, William and Hugh to seize and take into his hand all the goods and chattels which belonged to Robert at his death and to cause them to be safely guarded for the king's use without any diminution, until the account which Robert was held at his death to render to the king for the time when he was treasurer of the king's household, has been rendered to the king and satisfaction done for the sums which he owed to the king, or until the king orders otherwise thereupon, and the king wishes to do favour to Ralph to whom Robert was bound by his letters of obligation, which Ralph asserts that he has in his possession, in 100*l.*; and to cause Robert to be discharged in this respect.

By K.

April 10. To Walter de Creyk, constable of Baumburgh castle. Order to expend Clipston. up to 40*l.* by the view and testimony of William de Bedenhale, from the issues of the castle, in repairing the defects of the houses, walls, turrets, bridges, and other erections of the castle, where necessary, and amending the houses which threaten ruin, because the king has been informed that

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Membrane 29—cont.

several houses in the castle have fallen down, and other houses threaten ruin, and that there are several defects in divers other houses, walls, turrets, etc. of that castle, whereby the king may easily suffer damage, unless they are quickly repaired.

By K.

April 3.
Nottingham.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order not to intermeddle further with the mine of William de Lynford in Chailmardon and Moniassh, restoring the issues thereof to him, as the escheator returned that he had taken the mine into the king's hands because John de Louthre, late escheator in those counties, took the mine into the king's hands and detained it for a year, and afterwards delivered it, without any process, to the said Walter (*sic*), and afterwards at the suit of William, the king ordered the escheator to take an inquisition on the matter, by which it is found that John took the mine into the king's hands in the fourth year of his reign, unjustly and without reasonable cause, and that when he perceived that he had taken it unjustly, he delivered it to William, and the mine is worth 6s. 8d. yearly in all issues.

April 1.
Nottingham.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to amove the king's hand from the manor of Little Stirkeland, and to permit Robert Lengleis to hold it during the life of Edmund de Boyvill and Margery his wife, restoring the issues thereof to Robert, as the escheator returned that he had taken the manor into the king's hands because he had found by an inquisition of office that Edmund, who held the manor of Andrew de Harcla, the king's enemy and a rebel, alienated it in fee to Robert after Andrew's rebellion, without obtaining the royal licence; and afterwards at the suit of Robert, showing that the manor is held of Thomas de Roos and beseeching the king to cause his hand to be amoved therefrom, the king ordered the escheator to take an inquisition on the matter, by which it is found that Andrew, who held the manor of Thomas by homage and fealty and by the service of rendering 24s. 8d. yearly to Thomas, gave that manor to Edmund and Margery to hold for themselves and the heirs male of their bodies, of the said Andrew and his heirs, by the service of a rose yearly, and that after Andrew's forfeiture, Edmund demised the manor to Robert, to hold for the life of Edmund and Margery, to wit, seven years ago, and after that demise, Edmund released to Robert and his heirs all his claim in that manor, without the king's licence, and that the manor was taken into the king's hand for this cause and is worth 100s. yearly in all issues with the said service; and Robert, appearing in person in chancery before the king, has renounced all the right and claim which he could have in the manor after the death of Edmund and Margery, if they die without male issue, by virtue of the said release of Edmund, and has restored the said deed of release to chancery, to be cancelled.

By C.

April 8.
Nottingham.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order to amove the king's hand from a messuage and 6 carucates of land in the town of Roxeby, 15 acres of land in the same town, and a toft and a bovate of land in the same town, and not to intermeddle further with them, restoring the issues thereof to the present abbot of Roche, as Edward I. granted and gave licence to Philip Paynel, brother and heir of John Paynel, that he might give and assign a messuage and 32 bovates of land in Roxeby to the abbot and convent of Roche, and the late king granted and gave licence to Master John de Craucombe that he might assign a bovate and 24 acres of land in the same town to the said abbot and convent, and gave a like licence to Henry de Cokewald to assign a messuage and 20 acres of land and 2 acres of meadow in that town to the same abbot and convent,

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Membrane 29—cont.

to hold for ever, and Edward I. and the late king also gave special licence to the abbot and convent that they might receive the said messuages and land from Philip, John and Henry; and the king has lately learned on the part of the present abbot of that place, that the escheator has taken into the king's hand a messuage, 6 carucates of land, 15 acres of land, a toft and a bovate of land in the town of Roxeby, pretending that the abbot or his predecessors had acquired the messuage and carucates of John Paynel of Rasen and of Andrew Luterel, and the land of John de Craucombe, and the toft and bovate of the said Henry, without obtaining the king's licence, although the said messuage and carucates are the same messuage and land which are expressed and contained in the letters of Edward I., and the said 15 acres are parcel of the bovate and 4 acres of land, and the toft and bovate are parcel of the messuage, 20 acres of land and 2 acres of meadow contained and expressed in the late king's letters; the present king ordered the escheator to take an inquisition on the matter, by which it is found that the messuage and 6 carucates in Roxeby are the same as the abbot acquired of Philip Paynel and which are contained in the charter of Edward I., and they are held of Geoffrey Luterel; and that the 15 acres of land in the same town are parcel of the bovate and 4 acres of land which the abbot acquired of John de Chaucombe, and which are contained in the late king's charter, and they are held of Geoffrey Luterel; and that the toft and bovate of land in the same town are parcel of the messuage and 20 acres of land and 2 acres of meadow which the abbot acquired of Henry de Cokewald and which are contained in the late king's charter, and they are held of Geoffrey Luterel.

To the same. Order to amove the king's hand from a plot of land in Roxeby, a toft there, a water mill, a windmill, and 16s. rent there, a plot of meadow called 'Scoteneycroft' there, containing 24 acres of meadow in itself and 2 bovates of land there, which the escheator took into the king's hand because he found by inquisition of office that the abbot of Roche had acquired them after the publication of the statute of mortmain, without the king's licence, and not to intermeddle further with those tenements, etc., restoring the issues thereof to the present abbot, because the king has learned by inquisition taken by the escheator that Reginald and Richard, sometime abbots of Roche, sixty years and more before the publication of the said statute, to wit, in the times of Richard and John, former kings of England, acquired the plot in Roxeby of William Mariot, shepherd, and the toft there, of Philip de Leggesby, and the mills and rent there of the prior of Drax and the plot of meadow of Walter de Scoteney, and the bovates of Robert le Gaunt, and that the said places, toft, mills, rent, and land are held of Geoffrey Luterel in frank almoin and are worth 61s. yearly in all issues.

April 11.
Clipstone.

To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to distrain John Lydel of Spryngefeld for his homage and fealty, because he has done homage and fealty to the king for the lands which he holds of him in chief.

By p.s. [8535.]

MEMBRANE 28.

April 3.
Nottingham.

To the treasurer and barons of the exchequer, Dublin. Whereas the late king, on 16 May in the 9th year of his reign, pardoned Richard de Clare 1,000 marks of the debts which he owed to the late king at the exchequers of England and Ireland, both his own debts and those of his ancestors for the great labours and expenses which he sustained by reason of the disturbance in

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Membrane 28—cont.

Ireland by the Scots, for the salvation of that land and for their repulse; and at the suit of Giles de Badelesmere, kinsman and co-heir of Richard, beseeching the king to order him to be discharged and acquitted at the exchequer of Dublin according to the said pardon, of 1,000 marks of Richard's debts which are exacted of him in Ireland by summons of the exchequer of Dublin; the king wishing to ascertain whether Richard during his life, or Margaret, late the wife of Bartholomew de Badelesmere, one of Richard's sisters and heirs or any others, had any discharge or acquittance in Richard's name for the said 1,000 marks or a part thereof, ordered the treasurer and barons of the exchequer of England to inform the king of what they should find by inspection of the rolls and memoranda of the exchequer touching the premises; and by the certificate of the treasurer and barons it is found that nothing of the said 1,000 marks was allowed to Richard or any other at the exchequer of England; wherefore Giles has besought the king to cause him to have allowance at the exchequer of Dublin for the said 1,000 marks which are so exacted of him by reason of his purparty of the inheritance which belonged to Richard; the king therefore orders the treasurer and barons of the exchequer of Dublin to cause allowance to be made to Giles of the portion of the 1,000 marks which touches him in the debts of Richard, which are so exacted, if they shall find by inspection of the rolls and memoranda of the exchequer of Dublin, touching the said affair, that no allowance has hitherto been made of the said 1,000 marks to Richard while he lived or to his heirs or to any other in their name.

By K.

April 4.
Nottingham.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas the king, in the 6th year of his reign, sent Adam, then bishop of Worcester and now of Winchester, to France for the furtherance of the king's affairs there; and afterwards in the same year, the bishop came to the king in England to inform him upon the said affairs, and again returned to France by the king's order for the prosecution and further expedition of the same affairs and others enjoined upon him by the king; and afterwards, in the 7th year of his reign, the king ordered him, who was then at Avignon, to go thence to Paris with certain envoys whom the king then sent to France, to treat upon such affairs with the king of France, and caused 186*l.* 13*s.* 4*d.* to be delivered to him upon his expenses in the said service; the king orders the treasurer, barons, and chamberlains to account with the bishop or his attorney for the said 186*l.* 13*s.* 4*d.*, the costs and expenses incurred by him in going and returning in the said service being allowed, and to cause due payment or other suitable satisfaction to be made to the bishop for the arrears of his wages and expenses, 5 marks being allowed to him for every day which he shall be found to have spent in the said service.

By K.

April 2.
Nottingham.

To the sheriff of Lincoln. Order to cause the defects of the gaol and of the great hall of Lincoln castle to be repaired and amended without delay where necessary, from the issues of that bailiwick, to the sum of 20*l.*, by the view and testimony of Geoffrey de Edenham, the king's clerk, because the king has been informed that the gaol is ruined and broken in divers places, whereby the escape of the prisoners therein is to be feared unless it is speedily repaired, and that the said great hall where the justices of gaol delivery, of assize, and for taking other inquisitions, hold their sessions, is ruinous and in great need of repair.

By K.

To the sheriff of York. Order to pay to Joan Comyn of Boghan from the issues of that bailiwick, 20*l.* for the term of Easter next, in accordance with the king's grant to her of 40*l.* to be received yearly from the issues of the city of York by the hands of the sheriff there for the time being, in aid

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Membrane 28—cont.

of her maintenance until the king shall ordain otherwise concerning her state.

April 19.
Clipston.

To the sheriff of Norfolk and Suffolk. Order to pay to Rhys son of Rhys ap Mereduk, a Welshman imprisoned at Norwich castle, the arrears of those wages which he has hitherto been wont to receive in the time of the king his father and of Edward I. for all the time since the sheriff's appointment, and to pay such wages henceforth from the issues of his bailiwick as long as he is sheriff.

April 18.
Clipston.

To the justices of the Bench. Notification that Thomas Tynker of Edenham came before the king on Tuesday after SS. Tiburcius and Valerian last, and sought to replevy his land and that of Agnes his wife in Edenham, which was taken into the king's hand on account of their default before the said justices against Thomas son of Hugh Erlyn of Edenham, as is said.

April 22.
Clipston.

To the same. Notification that Thomas de Bernewell came before the king on Saturday after St. Alphege last and sought to replevy to Margaret de Farford her land in Holbeche and Quappelade, which was taken into the king's hand on account of her default before the said justices against Amicia, late the wife of Richard le Chapinan of Holbeche, as is said.

April 2.
Nottingham.

To the treasurer and barons of the exchequer. Order to discharge and acquit Matilda, late the wife of William de Burgo, earl of Ulster, tenant in chief, of 32*l.* 11*s.* which are exacted of her for the arrears of the extent of the lands which belonged to William in England, as the said countess has besought the king to pardon her that sum, which she owes to the king for the time when she had the custody of those lands, when they were in the king's hand by reason of the minority of William's heir, by the king's commission, for rendering the extent thereof yearly at the exchequer, as the said lands were retained in the king's hand for a year and more after William's death, before dower was assigned to Matilda therefrom, although she had frequently prosecuted to have the assignment of her said dower, and the king has pardoned her the said 32*l.* 11*s.* which are exacted from her as aforesaid.

By p.s. [8512, 8513.]

April 13.
Clipston.

To the sheriff of York. Order to supersede the demand which he makes by summons of the exchequer on Geoffrey Luterell son and heir of Robert Luterell, for scutage for the king's use for the army in Wales for two knight's fees, and to release him from any distraint made for that cause, because Robert had his service with Edward I. in his army in Wales, to wit, in the 5th year of his reign, for the service of two knight's fees which he acknowledged to Edward I. in that army, as appears by inspection of the rolls of the marshalsea of Edward I.

Renewed because it was sealed at another time.

April 21.
Clipston.

To the mayor and men of the town of Nottingham. Order to supersede the taking and levying of any customs for paving that town for five years next following, as the king lately granted them that they might receive certain customs on things coming to that town for sale for a certain time, in aid of the paving of that town, but by reason of a grant newly made by the king by other letters patent for taking those customs for repairing and amending a bridge of Notyngham called 'Hethebeth,' which is ruined and broken, for five years next following, the king has revoked the former grant, considering that it would be too great an oppression on the people of those parts if the two charges were held in one town at the same time.

By p.s. [8567.]

To the treasurer and barons of the exchequer. Whereas on 28 January last the king committed to his yeoman, Thomas Priour, the custody of the

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Membrane 28—cont.

manor of Shelford, co. Cambridge, which was in the king's hand by reason of the minority of Laurence son and heir of John de Hastynges, tenant in chief of the late king, and which is extended at 14*l.* 4*s.* 10*d.* yearly; to hold from 7 September last until the heir shall come of age, rendering 18*l.* yearly at the exchequer; and now the king has learned from Thomas that although he had not obtained possession of the manor by reason of the said commission at Michaelmas last, wherefore he did not receive certain profits therefrom, yet the treasurer and barons cause 18*l.* to be distrained from Thomas for the said Michaelmas as if the manor had been in his hands; wherefore Thomas has besought the king to provide a remedy; the king therefore orders the treasurer and barons to permit Thomas to have peace for the said 18*l.* so exacted from him if they shall ascertain that Thomas had not obtained possession of the manor at that Michaelmas, and had not and could not have received any profits therefrom; not molesting or aggrieving him in any way, provided that he shall answer at the exchequer for 18*l.* for that manor at Michaelmas next and so yearly at the same feast as long as he shall hold that custody.

April 20.
Clipston.

To William de Northo, escheator in cos. Kent, Surrey, Sussex, and Middlesex. Order not to intermeddle further with the temporalities of the priory of Merton permitting the sub-prior and convent to dispose of those temporalities and to receive the issues thereof without hindrance as they and their predecessors were always wont to receive them in times past, delivering the issues to the sub-prior and convent, provided that there shall be someone deputed by the escheator to stay for the custody of the priory gate, during the voidance, because the king has learned by inquisition taken by the escheator at the voidance of that priory by the death of brother William, the immediate predecessor of the present prior, that the sub-prior and convent of that place have hitherto disposed of the temporalities of that house at will and have always received all the issues thereof in every voidance from time out of mind, without the king or his ministers receiving anything from those temporalities or intermeddling therewith, except that the king's escheators for the time being entered the priory immediately after the death of a prior and placed a certain man to guard the outer gate, which is called the great gate of the priory, in the king's name, to stay there during that voidance without receiving anything except his reasonable maintenance.

MEMBRANE 27.

April 26.
Clipston.

To the treasurer and barons of the exchequer. Order to allow to Richard de Chillewell and Robert de Morewode, bailiffs of Nottingham in their ferm, 10*l.* which they have paid for the term of Easter last, by the king's order, to Robert de Newerk and Meliora his wife, formerly the wife of Gilbert de Glynkarny, of that 20*l.* which the king granted to the said Robert and Meliora to be received yearly by the hands of the bailiffs of Nottingham from the ferm of that town [*as at page 153 above*].

April 26.
Clipston.

To William de Northo, escheator in cos. Surrey, Sussex, Kent, and Middlesex. Order not to intermeddle further with the lands which belonged to Thomas de Blakeneye, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that he held no lands at his death in chief in that bailiwick, but that he held lands of other lords by divers services.

May 1.
Clipston.

To the same. Order not to intermeddle further with the manor of Beaumundeston, restoring the issues thereof, because the king has learned

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Membrane 27—cont.

by inquisition taken by the escheator that William del Hay held no lands at his death of the king in chief, but that he held the said manor of Geoffrey son of William de Say by the service of a moiety of a knight's fee, and that Agnes and Joan, William's daughters, are his next heirs and of full age.

May 2.
Clipston.

To Simon de Grymesby, keeper of the king's manor of Brustwyk in Holdernessee. Order to cause the head of the king's pond of Skipse, which is destroyed and broken, as is said, to be repaired, and to cause two bays (*baias*) to be newly constructed there from the issues of that bailiwick.

By K.

May 1.
Clipston.

To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Henry de Fetherby, who has no lands in that county to qualify him.

April 28.
Clipston.

To the sheriff of Rutland. Order to cause a coroner for that county to be elected in place of Roger Putot, who is so sick and weak that he cannot fulfil the duties of that office.

May 3.
Clipston.

To the sheriff of York. Order to pay to Thomas de Gray from the issues of that bailiwick 10*l.* for the term of Easter last of those 20*l.* which the king granted to him to receive yearly by the hands of the sheriff of York for the time being, in aid of his maintenance and that of his wife and children, during pleasure, in the place of 6*d.* daily which the late king granted to him to receive by the hands of the sheriff of York for the same purpose, during pleasure.

May 5.
Clipston.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the sheriff of York for 10*l.* which he has paid to Thomas de Gray by virtue of the preceding order.

May 1.
Clipston.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Oto, lord of Kuyk, or his attorney, 125*l.* from the issues of that custom for Easter term last, in accordance with the king's grant to him of 250*l.* yearly from the issues of that custom.

May 5.
Clipston.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the collectors of the custom of wool, hides and wool-fells in the port of London for 125*l.* which they have paid to Oto, lord of Kuyk, by virtue of the preceding order.

May 5.
Clipston.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with the lands which belonged to John son of Ralph West of Stowe, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that John held no lands at his death of the king in chief in that bailiwick, by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of divers lords by divers services, and that Ralph, John's son, is his next heir and aged ten years.

May 1.
Clipston.

To the sheriff of Buckingham. Order to deliver to Walter de Mauny or his attorney all the issues of the manor of Bychondon, co. Buckingham, from the time of its being taken into the king's hand, to hold of the king's gift, as the king lately granted that manor to Walter for his good service with the assent of the prelates, earls, barons and magnates in the king's council at Notyngham, which manor belonged to David de Strabolgi, earl of Athol, the king's enemy and a rebel, and it escheated to the king by the earl's forfeitures for the said William to hold of the king and of the other chief lords of that fee by the same services by which the manor was held before it came into the king's hands.

By p.s. [8580.]

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*Membrane 27—cont.*March 2.
Pontefract.

To the same. Order to permit Roger de Esshe to have the respite, until Michaelmas next, which the king has granted to him, and to supersede the taking of his person, lands, goods or chattels into the king's hand, and the levying of any issues or amercements from his lands and chattels, and to cause his lands and chattels which have been taken into the king's hand to be restored to him, as the king granted Roger the said respite for the accounts which are exacted of him by summons of the exchequer for the time when he was sub-escheator in co. Sussex of Simon de Beresford, late escheator beyond Trent and supervisor and keeper of certain lands, goods and chattels which belonged to Edmund, late earl of Kent, in co. Sussex, and which were then taken into the king's hand for certain causes, because Roger is attendant upon certain affairs of the king, and the king has ordered the treasurer and barons of the exchequer to cause Roger to have that respite and to supersede the taking of his person, goods and chattels into the king's hand, and to restore to him his lands which were taken into the king's hand for that cause.

By C.

May 8.
Cowick.

To Thomas de Foxle, constable of Wyndesore castle. Order to deliver to Gilbert Pipot, the king's fletcher in that castle, the arrears of his accustomed wages from the time of the constable's appointment, and to pay such wages henceforth and other things necessary for his office from the issues of that bailiwick.

May 10.
Cowick.

To the taxers and collectors of the tenth and fifteenth in co. Nottingham. Order to have all the money of that tenth and fifteenth collected by them, without making excuses, at the exchequer on the morrow of the Ascension next, to be delivered to the treasurer and chamberlains there for the expedition of certain of the king's affairs therewith, as the king lately ordered them to have that money at the exchequer with all possible speed, and, although they sent a part of that money to the exchequer by virtue of the said order, yet they have hitherto delayed to send the residue of the money to the exchequer.

By C.

The like to the taxers and collectors of the same tenth and fifteenth throughout England, except the taxers and collectors in cos. Norfolk and Suffolk which are assigned to William de la Pole, and except cos. Northumberland, Cumberland, Westmorland and the city of London, in which such taxers are not assigned.

May 8.
Cowick.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Richard de Peshale, whom the king lately sent to the parts of North Wales and South Wales for the furtherance of certain arduous affairs especially touching him there, as Richard was enjoined by the council on the king's behalf, for the days in which he was in the said service, and to cause reasonable wages to be paid to him from the treasury for the time which he shall be found to have spent in the said service, or to cause allowance to be made to him in his account at the exchequer for the time when he was sheriff of Salop and Stafford, according to their discretion.

By C.

May 10.
Cowick.

To John Moriz, escheator in Ireland. Order to cause Bartholomew son of Bartholomew de Burghersh and Cicely his wife, daughter and heir of Richard de Weyland, tenant in chief of the late king, to have full seisin of all the lands of which Richard was seised at his death in his demesne as of fee, because Cicely has proved her age before Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford, and the king has taken the fealty of Bartholomew for all the said lands.

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May 16.
Cowick.*Membrane 27—cont.*

To William de Northwell, clerk of the great wardrobe. Order to deliver to R. bishop of Durham, the chancellor, the arrears of his fee of wax which he ought to receive from the king by reason of his office from the time when he received the said office.

*MEMBRANE 26.*May 6.
Clipston.

To Robert de Holwell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to permit the prior and convent of St. Edmunds to have the custody of that abbey, now void by the death of Richard, the last abbot, and that of all the temporalities of the abbey, and to have the full and free administration of the temporalities, goods and things pertaining to that abbey, and to dispose and ordain thereof according to the tenor of the letters of Edward I., in no way intermeddling with the custody of the abbey, its cells, manors, things and goods by reason of the said voidance, provided that a simple seisin is taken by the escheator in the king's name within the gates of the abbey, and to amove the king's hand from the abbey or its temporalities if he has taken them into the king's hand by Richard's death, restoring the issues thereof to the prior and convent, as Edward I. on account of his devotion towards St. Edmund the Martyr and that the monks of St. Edmund's might serve more quietly and peacefully, granted to the abbot and convent there that the prior and convent should have the custody of the abbey and of its temporalities in every voidance thereof as fully as the abbot and convent were wont to hold the abbey and its temporalities in times past, so that the prior and convent should have full administration of those temporalities and goods and dispose and ordain thereof as they should see fit, saving to Edward I. and his heirs the knights' fees which are held of the abbey and the advowsons when they fall in during such voidances, so that all the rents and services of the said fees arising during voidances shall remain to the prior and convent; saving also to the said king and his heirs the escheats which shall fall in during the said times, which escheats, when the voidances are finished—to wit, after fealty of him who has been elected and confirmed as abbot shall have been made to the said king or his heirs—shall be delivered and remain to the abbot, prior and convent of that place, without let or hindrance of the king, rendering to the said king and his successors 1,200 marks for every voidance, whether it lasts for a year or for less time, within a year from the time when the voidance began; and if the voidance should chance to last more than a year, then the prior and convent shall pay 1,200 marks for every completed year after the first year during that voidance, and *pro rata* for a less time than a year, and Edward I. granted that the prior and convent should hold the custody of the abbey in times of a voidance, in the said form, so that no escheator or other bailiff or minister of the said king or his heirs should intermeddle with the custody of the abbey, its cells, manors or other things or goods by reason of the voidance, except that the escheator should take a simple seisin as aforesaid, and that done should immediately depart without taking or carrying away anything therefrom, so that he shall not stay there more than one day by reason of that seisin nor substitute anyone there in his place.

The like to Gilbert de Ledred, escheator in cos. Northampton, Rutland and Lincoln, excepting the *proviso* clause.

May 12.
Cowick.

To the treasurer and barons of the exchequer. Whereas on 12 July, in the 7th year of the king's reign, it was found by inquisition taken by the then sheriff of Kent that 2 messuages and 24 acres of land in Eldyng, which Thomas de Blakebrok held, who was outlawed for felony, had been

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Membrane 26—cont.

in the king's hand for a year and a day, and that one messuage and 6 acres of land of the said land were held of the prior of Tonbregg, and a messuage of the said tenements of Robert Stace of Mallyng, vicar of Eldyng church, and 18 acres of land of the same tenements of Hugh de Audele and Margaret his wife, and that certain men had the year, day and waste thereof, the king ordered the said sheriff of Kent by divers writs to cause the prior, vicar, Hugh and Margaret to have full seisin of the said messuages and lands; and William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex, has informed the king that because William charged [himself], in his account which he rendered at the exchequer, with 9s. 6d. of the said messuages and lands, delivered to him by William Trussel, then escheator beyond Trent, before the said 12 July, the treasurer and barons intend to charge William with such a rent from the said messuages and land from that 12 July; the king therefore orders them to cause William to be discharged and acquitted in his account at the exchequer of the said rent or of any other profit from the said messuages and land, from the 12th July aforesaid if they shall find that the messuages and land which the king ordered to be delivered to the prior, vicar, Hugh and Margaret by the sheriff as their escheat, were the same tenements with which William previously charged himself with 9s. 6d., as is said.

- May 10.
Cowick. To James le Botiller, earl of Ormound, lord of the town of Aillesbury, or to his bailiffs there. Order to deliver to Robert de Fienes 30*l.* for Easter term last, from the ferm of that town, in accordance with the king's grant to him of 60*l.* yearly from the ferm of that town to be received by the hands of Emma, late the wife of Robert de Monte Alto, or of other lords of that town, for the time being [*as at page 152 above.*]
- May 12.
Cowick. To the treasurer and barons of the exchequer. Order to cause due allowance to be made to James le Botiller, earl of Ormound, for 30*l.* which he has paid to Robert by virtue of the preceding order, if it is so.
- May 10.
Cowick. To the sheriff of Buckingham. Order to deliver to the same Robert 55 marks for Easter term last, from the issues of that bailiwick, of those 110 marks yearly which the king granted to Robert for life to be received by the hands of the sheriff of that county.
- May 12.
Cowick. To the treasurer and barons of the exchequer. Order to cause due allowance to be made to the sheriff of Buckingham in his account for the issues of that county for 55 marks which he has paid to the same Robert by virtue of the preceding order, if it is so.
- May 1.
Clipston. To the treasurer and chamberlains. Order to pay to Thomas de Lucy 10*l.* for Easter term last of those 20*l.* yearly which the king granted to him on 22 July in the 7th year of his reign for his good service and that he might maintain himself more fittingly in the order of knighthood, which he had taken by the king's command, until the king should ordain otherwise concerning his state.
- May 16.
Cowick. To the brethren and sisters of the hospital of the Holy Innocents without Lincoln. Order to intend and answer to Simon de Barlynges, as keeper of that hospital, in all the things which pertain to the custody of the hospital, as on 24 October last the king granted the custody of that hospital, void by the resignation of Thomas de Portyngton, the last keeper, to Simon for life; and afterwards the king learning at Simon's suit that he was in peaceful seisin of that custody by virtue of the king's collation, and that William de Gerlethorp amoved him unjustly therefrom without his being summoned or convicted of any crime, by virtue of a

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Membrane 26—cont.

collation of the king afterwards made to William, to have the custody for life, and William occupied the hospital; the king ordered the sheriff of Lincoln to make known to William that he should be before the king in chancery on Monday the morrow of the month of Easter last, which day the king gave to Simon, to show cause why William ought not to be amoved from that custody and the custody delivered to Simon, to hold according to the form of the king's collation, and because William, appearing in person in chancery on the said day, expressly resigned the hospital and renounced all his right in the same, the king ordered the said sheriff to cause Simon to be replaced and inducted into corporeal possession of that hospital to hold according to the tenor of the aforesaid collation.

Et erat patens.

May 16. To the sheriff of Lincoln. Order to cause the said Simon to be re-
Cowick. placed and inducted into possession of that hospital as aforesaid.

May 14. To the treasurer and barons of the exchequer. Order to allow to
Cowick. Thomas de Useflete, the king's clerk, in his account at the exchequer, from the time when he was clerk of the great wardrobe of the king and his father, such fee as they shall find to have been allowed to other clerks of that wardrobe in their accounts.

May 18. To the treasurer and chamberlains. Order to admit him whom Henry
Knaresborough. de Langeton, the king's clerk, to whom the king lately granted the office of the pesage at his receipt, for life, shall have deputed to exercise that office in his absence, while he is intending the king's service or that of Henry, bishop of Lincoln, if the deputy is fit and sufficient, as the king has given Henry licence to exercise that office by a sufficient and fit substitute while he is intending the said affairs.

By p.s. [8597.]

MEMBRANE 25.

May 19. To William de Olapham, escheator in cos. York, Northumberland, Cum-
berland and Westmorland. Or to cause Peter Bekard to have full seisin of his purparty of the inheritance of Margaret de la Valle; as the king lately learned by inquisition taken by Simon de Grymesby, then escheator this side Trent, that Margaret held in her demesne as of fee at her death, certain lands in Greystok, co. Cumberland, of the late king in chief, by the service of rendering yearly at the exchequer at Carlisle 1*d.* at the Assumption for cornage, and that Elizabeth daughter of Thomas de Greystok, kinswoman of Margaret, whom Thomas de Pikeryng married, and Peter Bekard son of Alice de la Valle sister of Margaret, Margaret's kinsman, were Margaret's next heirs, and that Elizabeth was of full age and Peter was aged fifteen years; and the king took the homage of Thomas de Pikeryng, by reason of the issue of himself by Elizabeth, for the purparty touching Elizabeth of the said lands, and rendered that purparty to Thomas and Elizabeth, and ordered Simon to receive security from Thomas for rendering his reasonable relief to the king at the exchequer, and having made a legal partition of the said lands and of others of which Margaret was seised in her demesne as of fee in that balliwick at her death, in the presence of Robert de Barton, who held those tenements by the late king's commission until the said heirs should come of age, if he chose to attend, into two equal parts, to cause Thomas and Elizabeth to have full seisin of the purparty touching Elizabeth according to that partition; retaining in the king's hand and in Robert's custody the purparty of Peter until further orders; and now the king has taken the homage of Peter, who has proved his age before the escheator.

By p.s. [8598.]

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*Membrane 25—cont.*May 23.
York.

To the same. Order not to intermeddle further with 35s. 5d. rent in Brantyngham, restoring the issues thereof, in accordance with an order of the king on 11 December, in the 4th year of his reign, to John de Houton, then escheator this side Trent [*as in this Calendar, 4 Edward III. p. 80*], and John was moved from his office before the order was executed, as the king has learned.

May 25.
York.

To the sheriff of Northampton. Order to cause a verderer for the forest of Sauce, co. Northampton, to be elected in place of John de Wotton, who is so sick and is detained by such infirmity that he cannot discharge the duties of his office.

May 28.
York.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of John de Tewe, who is insufficiently qualified. By the testimony of William la Zousche of Haryngworth.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Richard de Bradewell, deceased.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Nicholas de Hoperton, who is insufficiently qualified.

To Thomas de Foxle, constable of Wyndesore castle, or to him who supplies his place. Order to deliver to the abbot of Westminster eight bucks on the eve of St. Peter ad Vincula next from Wyndesore forest, to be taken by the constable at the king's cost and taken to Westminster, according to the tenor of the charter of Henry III. which the king has inspected, granting the abbot eight bucks as aforesaid; provided that those who take that venison shall make two companies (*facient duas meneyas*) before the high altar of St. Peter's, Westminster.

May 27.
York.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of London. Order to deliver to the monks of St. Peter's, Westminster, a tun of wine of the right prise of London for the present year, according to the tenor of a charter of Henry III. granting to the said church and the monks there a tun of wine of the prise of London, to be received yearly on the morrow of St. Botolph by the hand of the king's chamberlain and his heirs for the time being at London for celebrating divine service in the said church.

May 20.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas the king lately appointed his clerk, John de Percebrigg, to survey all ships of 40 tuns burthen of wine and more and their tackle, arrested by the king's order in all the ports and places where ships apply, from the mouth of the Thames towards the city of London and the Cinque Ports, and also the ports of Seford and Shorham, co. Sussex, and to certify to the king concerning the number of those ships and their apparatus, and to do certain other things fully contained in the king's letters patent made to John thereupon; and the king caused 5 marks to be delivered to John from the treasury upon his wages; the king orders the treasurer, barons and chamberlains, to account with John for the days when he so stood in the said service, in going to the said parts, staying there, and returning thence, 3s. being allowed for every day, and to cause John to be paid from the treasury what is found to be owing to him beyond the said 5 marks.

May 16.
Cowick.

To the same. Whereas the king lately appointed his clerk, Edmund de Grymesby, to provide two ships of war in the port of Bristol from the ships there, and to cause those ships to be supplied and made ready with mariners and men, well and sufficiently armed, as well as with other

1335.

Membrane 25—cont.

necessaries, to set out thence upon the sea; and the king caused 10*l.* from the treasury to be delivered to Edmund upon his expenses; the king orders the treasurer, barons and chamberlains to account with Edmund for the days in which he was in the said service, 5*s.* a day being allowed to him, and to cause what is right to be done for the said final account, and if anything be owing to him by the king beyond the said 10*l.*, then to cause that money to be paid to him from the treasury.

May 21. To William de Northo, escheator in cos. Surrey, Sussex, Kent and
Knaresborough. Middlesex. Order to cause reasonable dower to be assigned to Margery, late the wife of John de Hauberger, tenant in chief, from all the lands which belonged to John at his death in that bailiwick, in the presence of Edward, his son and heir, if he choose to attend, upon Margery taking oath that she will not marry without the king's licence.

May 28. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and
York. Rutland. Order not to intermeddle further with the manor of Gosebercherche and other lands which belonged to John de Rye of Goseberchirch, restoring the issues thereof to Thomas son of Walter son of Hugh son of Adam de Lincoln, John's kinsman, because the king has learned by inquisition taken by the escheator that John held no lauds at his death of the king in chief in that bailiwick, but that he held the said manor of the bishop of Lincoln by knight's service and divers other lands of divers other lords by divers services, and that Thomas is his next heir and of full age.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas the king lately sent Master Nicholas de la Wyle, canon of St. Mary's church, Salisbury, to parts beyond the sea, for the furtherance of certain affairs touching the king, to Robert, king of Sicily, and the king granted to him 10*s.* a day for his expenses, and caused 40*l.* to be delivered to him upon those expenses, in the wardrobe, by the hands of Robert de Tanton, deceased; the king orders the treasurer and barons to account with Nicholas for the days in which he was in the said service, and for the expenses incurred by him in his passage in going and returning, at 10*s.* a day, and to pay to him what they shall find to be owing to him beyond the said 40*l.*

May 27. To William de Clapham, escheator in cos. York, Northumberland, Cum-
York. berland and Westmorland. Order to cause Thomas de Scrutevill son and heir of Richard de Scrutevill, tenant in chief, to have full seisin of all the lands of which his father was seised in his demesne as of fee at his death in that bailiwick, because Thomas has proved his age before the escheator, and the king has taken his homage for the said lands, and has rendered them to him.
By p.s. [8614.]

MEMBRANE 24.

June 5. To Walter de Hungerford, escheator in cos. Surrey, Sussex, Kent and
York. Middlesex. Order not to intermeddle further with the lands which belonged to Thomas Tracy in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Thomas held no lands at his death of the king in chief, by reason whercof the custody of his lands ought to pertain to the king.

June 5. To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge,
York. Huntingdon, Essex and Hertford. Order to cause John fitz Waltier son

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Membrane 24—cont.

and heir of Robert fitz Waltier, tenant in chief, a minor in the king's wardship, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, as the king has taken John's homage for all the said lands and rendered them to John, although he has not yet arrived at full age.
By p.s. [8665.]

May 27.
York.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to cause Thomas de Scrutevill son and heir of Richard de Scrutevill, tenant in chief, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death [*as above*].
By p.s. [8614.]

May 26.
York.

To the sheriff of Stafford. Order to cause a coroner for that country to be elected in place of William de Boseley, who is so weak and broken by age, that he cannot travail (*laborare*) to exercise the duties of that office.

May 20.
Knaresborough.

To the treasurer and barons of the exchequer. Order to cause Hugh de Courtenay, earl of Devon, to be discharged and acquitted of 155*l.* 16*s.* 8*d.*, which are exacted of him, releasing him without delay from any distraint made for that cause, as on 22 February last the king ordered the treasurer and barons to pay to the said earl 18*l.* 6*s.* 8*d.* of the yearly fee of co. Devon [*as at page 376 above*], as is ascertained by inspection of the chancery rolls, and now the king has learned from the plaint of the earl that although he had received the said 18*l.* 6*s.* 8*d.* yearly after Edward I. had taken his homage for the lands which Isabella de Fortibus, countess of Devon, held of that king in chief by hereditary right and by virtue of the late king's order to the then sheriff of Devon, as all his ancestors were wont to receive it; yet the treasurer and barons in no wise permitted the earl to charge [himself] with 155*l.* 16*s.* 8*d.*, which Hugh so received from the said fee, and to permit any payment to be made to him for the arrears of that fee from the time when the fee was taken away from him until the said 22 February, and the earl appearing in person before the king has released all action which he might have against the king for the said arrears and also the arrears themselves to the king, beseeching the king to cause him to be released from the 155*l.* 16*s.* 8*d.* exacted from him as aforesaid.

By K. and C.

May 27.
York.

To the collectors of customs in the port of Boston. Order to pay to the count of Julers or his attorney 450 marks for Easter term last from the issues of those customs, in accordance with the king's grant to the count of 900 marks yearly, from the issues of those customs to be received by the hands of the collectors of these customs. [*Fledera.*]

May 29.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors of customs for 450 marks, if they shall be found to have paid that sum to the count of Julers by virtue of the preceding order.

June 5.
York.

To Walter de Creyk, constable of Baumburgh castle. Order to deliver to Roger de Horsele 20 marks for Easter term last from the issues of that castle, in accordance with the late king's grant to him of 40 marks yearly from the issues of that castle.

May 28.
York.

To the treasurer and barons of the exchequer. Order to cause full allowance to be made to Henry de Trethewy at the exchequer for all the time when he was sheriff of Cornwall for his yearly fee of 60*l.* as the sheriff and steward of Cornwall while that county was in the king's hand received 60*l.* for his fee; and afterwards, because the king granted certain castles, manors, fees and hundreds in that county to his brother John, earl of

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Membrane 24—cont.

Cornwall, a moiety of Henry's fee, for the time when he was sheriff of the said county, was deducted by the treasurer and barons, but the king wishes to do special favour to Henry in this respect at John's request. By p.s.

May 28.
York.

To the mayor and sheriffs of London. Order to cause Nicholas son of John Pecche of Hampton, knight, to be released from prison without delay, if the mayor and sheriffs took him by reason of a certain recognisance, as John and Nicholas acknowledged before John de Pulteneye, then mayor of London, and Henry de Sancta Ositha, then the clerk deputed to receive recognisances of debtors at London, that they owed to Henry de Norhampton, citizen and skinner of London, 100 marks; to be levied at Christmas in the 5th year of the king's reign; and because Nicholas and John did not observe the term of the said payment, at the suit of Henry the king ordered the sheriff of Warwick to take the bodies of John and Nicholas, if they were laymen, and to keep them in prison until Henry should be satisfied for the said debt, and to make known to the justices at York on a certain day contained in that writ how he had executed that order; and afterwards by process contrived thereupon in the king's court before the said justices, because John had no goods, chattels or lands in that county, the sheriff delivered all the goods, chattels and lands which belonged to Nicholas in that county, on the day of the recognisance, to Henry by the king's order, to hold as a free tenement according to the form of the statute thereupon, as appears by the tenor of the record and process of the suit held thereupon before the justices, which the king caused to come before him in chancery, for certain causes, but the mayor and sheriffs took Nicholas when he lately went to that city, under colour of the said recognisance, as if Henry had not pursued execution thereupon, and they unjustly detain Nicholas in Neugate prison as the king has learned from his plaint. By C.

May 26.
York.

To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order to deliver to Robert, prior of Briwton, the manor of Rungeton, co. Sussex, which he holds of the king, and which the escheator took into the king's hand by reason of the last voidance of that priory, because the king has taken the prior's fealty for that manor.

A like order to Adam de Wyleby, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining for the same prior for the manor of Horslegh, co. Gloucester.

June 4.
York.

To the treasurer and barons of the exchequer, Dublin. Order to audit the account of Adam de Loundres for the time when he was sheriff of Tripprari, and to cause allowance to be made to him in his said account, both in the arrears of that account, if there are any, and in other debts which he owes to the king at the exchequer, of 100 marks which the king has remitted to him and pardoned him, provided that he shall answer to the king for the residue of the said arrears and debts, if any, as he ought, as the king wishes to do him special favour by reason of his good service in Ireland. By K.

MEMBRANE 23.

June 5.
York.

To the collectors of customs in the port of Newcastle-upon-Tyne. Order to pay to John de Denton of Newcastle-upon-Tyne and to William de Emeldon, parson of Bothale church, executors of the will of Richard de Emeldon, 63*l.* 6*s.* 8*d.* from the issues of those customs, receiving from the executors their bill, as they have besought the king to order that sum to be paid to them, as the late king at his death was indebted to Richard in that sum of the remainder of a certain sum of money for divers victuals bought of

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Membrane 23—cont.

him for the late king's use, by a bill under the seal of Roger, bishop of Coventry and Lichfield, late keeper of the wardrobe, which bill the executors showed before the king in chancery, and the king has granted their request, considering the good place which Richard, while he lived, held not without heavy labours.

By p.s.

June 8.
York.

To the justiciary of Ireland, or to him who supplies his place. Order to deliver the manor of Donmask, co. Kildare, in Ireland, to Fulk de la Freine, to hold until the end of a term of ten years, saving the right of the earl of Kildare, when he comes of age, if he has any right in that manor, as the king granted to Fulk that manor, which belonged to Roger de Mortuo Mari, late earl of March, the king's enemy and a rebel, which escheated to the king by Roger's forfeiture, to hold with the knight's fees and advowsons from 16 July last for ten years next following without rendering anything therefrom to the king; and the king several times ordered the justiciary to deliver that manor to Fulk to hold as aforesaid, and to inform the king if there was reasonable cause why he should not do so; and the justiciary returned that he had not delivered that manor to Fulk because the nearest friends of Maurice, earl of Kildare, a minor in the king's wardship, came before the justiciary and said that the manor is the earl's escheat by reason of Roger's forfeiture, because the late king gave the castle of Kildare, with the homages and all forfeitures, to John son of Thomas, late earl of Kildare, ancestor of Maurice, of which castle the said manor is held in chief, and the king wishes his orders to have effect notwithstanding the said return, because the lands which are of the earl's inheritance ought at present to pertain to the king as a custody by reason of the earl's minority.

June 6.
York.

To William Trussel, late escheator beyond Trent. Order to deliver the issues of the manor of Poulesholt from the time of its being taken by him into the king's hand, to those to whom they belong, as it was found by inquisition taken by him that John de Poulesholt held at his death, of the king in chief, certain lands in Chitumersh by the service of paying 10s. yearly to the king at the castle of La Vyses by his own hands, for every service, and the manor of Poulesholt of John de Wylton by knight's service, and that he held no other lands of the king in chief as of the crown, by reason whereof the custody of his lands ought to pertain to the king, and that John Enok of Poterne, son of William Enok, kinsman of John de Poulesholt, is his next heir and aged ten years; and the king took the fealty of John Enok for the lands which are so held of him, rendered them to him, and ordered Robert Selyman, then escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham to cause John Enok to have full seisin of the said lands which are held of the king in chief, having received security from him for rendering at the exchequer his reasonable relief for those lands, and not to intermeddle further with the said manor, restoring the issues thereof.

June 5.
York.

To Thomas de Foxle, constable of Wyndesore castle. Order to cause the houses within that castle and in the king's manor of Kenyngton and the park there to be repaired and amended where necessary from the issues of that bailiwick up to the sum of 40*l.* by the view and testimony of the viewers of the king's works there.

By p.s. [8667.]

June 1.
York.

To the treasurer and barons of the exchequer. Order to arrest the person of Robert de Hambury, chamberlain of North Wales, if he appears in person before them, and to cause him to be detained under arrest until he shall render his account for all the time when he held that office, or find sufficient mainprise to account fully for the said time, discharging Master John de Stratford, the king's clerk, from such mainprise, as the king wishes

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Membrane 23—cont.

to provide for the indemnity of John, who lately mainperned to have Robert before the treasurer and barons from day to day until Robert should fully render his said account, so that John shall not be called upon for such mainprise in future times by the king or his ministers. By p.s. [8640.]

June 2.
York.

To John Moriz, escheator in Ireland. Order to cause Almaric son and heir of John de Sancto Amando, tenant in chief, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, restoring the issues thereof to him, as he has proved his age before Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall and Devon, and on 16 March last the king took his homage for the said lands.

June 1.
York.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to molest the prioress of Gloukwelle or her successors for two tofts and $4\frac{1}{2}$ bovates of land in Glentworth, by reason of the statute of mortmain, because the king has learned by inquisition taken by the escheator that certain prioresses of Gloukwelle acquired those tenements 40 years and more before the publication of the said statute of the heirs of Henry de Horkestowe of Filingham and of William son of Ernesius and of Adam Randolf; and they have continued to have seisin thereof hitherto, and that the said tenements are held of Jollanus de Nevill and are worth 13s. 4d. yearly in all issues according to their true value.

June 6.
York.

To William de Northo, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to cause a moiety of the manor of Assheton touching James Daudele, and in the king's hand, to be delivered to James, as lately at the suit of James, then a minor in the king's wardship, and of John Lestraunge, showing to the king that one John de Mautravers by his charter gave the manor of Assheton and the advowson of St. Peter's church, Codeford, to Elias Giffard in free marriage with Alice, sister of John Mautravers, as fully appears by that charter, exhibited in chancery; and that John Giffard of Brymefeld at his death held the said manor and advowson as kinsman and heir of Elias and Alice by the form of the said donation, and that James and John Lestraunge are the next heirs of John Giffard of the said manor and advowson by the form of the said donation; and the king ordered William Trussel, late escheator beyond Trent, to take an inquisition on the matter, and because it was found thereby on 6 October in the first year of the king's reign that John Mautravers by his charter gave the said manor and advowson to Elias Giffard in free marriage with Alice sister of John Mautravers, to hold for themselves and the heirs of their bodies for ever of John Mautravers and his heirs by the service of a knight's fee for every service; and that John Giffard at his death held the manor and advowson by the form of the said donation, and that James and John Lestraunge are the next heirs of John Giffard as aforesaid, the king ordered the same escheator to deliver a moiety of that manor to John Lestraunge, retaining in the king's hand the moiety of James until further orders, as appears by inspection of the chancery rolls; and James has proved his age before William Erneys, late escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster.

May 30.
York.

To the bailiffs of Northampton, for the present or the future. Order to pay to Robert de Foxton, the king's clerk, 50*l.* yearly from the ferm of that town at Michaelmas, according to the king's grant to him of 50*l.* yearly from the said ferm until the office of chirographer in the Common Bench, which he lately had for life by the late king's grant, shall be restored to him.

By p.s.

June 14.
Pickering.

To John de Ellerker the younger, treasurer of the exchequer of Dublin. Order immediately upon sight of these presents to cause all the rolls and

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Membrane 23—cont.

memoranda of that exchequer touching the debts which are owed to the king, to be examined, and to cause all the debts which shall be found to be owing to the king and which were clear (*clara*) to be levied for the king's use with all possible speed from those who are bound for this. By K. and C.

June 4.
York.

To William Erneys, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with 60*l.* of land and rent in Coventre, which the escheator took into the king's hand because William, prior of Coventre, acquired them without the licence of the king and his progenitors, amoving the king's hand therefrom and restoring the issues thereof to the prior of Coventry, because by inspection of a part of a fine levied in the court of Henry III. between William, then prior of Coventry, and Roger de Monte Alto and Cicely his wife, concerning the said rent, and exhibited before the king and council in the present parliament, the king learns that Roger and Cicely acknowledged that the said land and rent were the right of the prior and his church of Coventre, as those which the prior and his church had by the gift of Roger and Cicely; and by an inquisition taken by the escheator and exhibited before the king and his council in the same parliament, it is found that William was seised of that land and rent by virtue of the said acknowledgment and fine. By pet. of C.

MEMBRANE 22.

June 12.
Pickering.

To the treasurer and barons of the exchequer. Order to cause John de Wroxhale to have the terms which the king has granted to him, as John has besought the king to order an attermination to be made to him for 259*l.* remaining of 416*l.* 3*s.* 9½*d.* which he owed to the king for the arrears of his account for the time when he was sheriff of Somerset and Dorset, as he has satisfied the king for 157*l.* 3*s.* 9½*d.* of that sum, and the king granted that he should pay 9*l.* at Michaelmas next and 10*l.* at Easter following, and afterwards 20*l.* yearly until the debt be discharged.

June 3.
York.

To Gilbert de Ledrede, escheator in cos. Lincoln, Rutland, and Northampton. Order not to intermeddle further with 160 acres of land, 8 acres of meadow, 6 acres of wood, and 30*s.* rent in Tathewell, Malteby and Raytheby, co. Lincoln, which belonged to Matilda, late the wife of Thomas de Nevill of Cletham, amoving the king's hand therefrom, as the king ordered the escheator to inform him why he had taken that land, etc., into the king's hand, and the escheator returned that he had not taken those tenements into the king's hand, but that Matthew Broun, escheator of the late king, took them into the late king's hand after the death of Matilda, who held them as dower as of the right of William de Vescy of Kildare, who died a bastard, and for that reason they are in the king's hand; and afterwards, at the suit of Gilbert de Acton, kinsman and heir of William de Vescy, showing that William had no other estate in those tenements than for himself and the heirs of his body, with reversion to William and his heirs, in default of such issue, the king ordered the escheator to take an inquisition on the matter; which inquisition the escheator took, and by two charters exhibited on Gilbert's part before the king and his council in parliament, it appears that the reversion of those tenements was granted to William de Vescy the elder in fee simple, and that William afterwards granted the reversion of those tenements to William de Vescy of Kildare to hold for himself and the heirs of his body; and also by the said inquisition, which the king caused to be brought before his council, it is found that the said tenements are not held of the king, and that Matilda attorned herself

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Membrane 22—cont.

of those tenements to William de Vesey the elder, and that William de Vesey of Kyldare died without an heir of his body. By pet. of C.

June 10.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Philip de Aylesbury, late sheriff of Bedford and Buckingham, for 101s. 6d. if they shall find that he has paid that sum to Richard de Foxle, the king's serjeant, as the king lately sent to Philip the said Richard, William Petyt, the king's huntsman, Robert de Groby Berners, Walter de Horshill, John de Claverdon and William Buffard, with 7 greyhounds, 32 running dogs and a lime-hound (*limero*), to stay for some time in that bailiwick, and the king ordered Philip by writ of privy seal to pay their wages to the said Richard, William, Robert, Walter, John and William when they should come to that bailiwick with the said dogs, to wit, to Richard 12d., to William Petyt 4d., and to each of the said Robert, Walter and John 2d., and to William Buffard 1d., and for each of the greyhounds and running dogs ½d., and for the lime-hound 1d., daily, as long as they remain in the bailiwick, by indenture made between the sheriff and Richard, and the sheriff has paid 101s. 6d. to Richard by virtue of the aforesaid order, as he says.

June 7.
York.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with the manor of Boulton Percy, amoving the king's hand therefrom, restoring the issues thereof received from 13 December last, as it being lately found by inquisition taken by the escheator that Isabella de Vesey held no lands at her death of the king in chief in that bailiwick, but that she held for life divers lands of divers other lords by divers services, on 13 December last the king ordered the escheator not to intermeddle further with the lands which belonged to Isabella in that bailiwick which were so held for her life; and afterwards the king learned that the escheator had not cared to do the premises, and again ordered him to do the premises and to inform the king if there was any cause why he should not do so; and the escheator certified to the king that he had amoved the king's hand from the manors of Ingmanthorp and Scorby, which belonged to Isabella, and which she held for life, but that he could not amove the king's hand from the manor of Boulton Percy, which Isabella held for life in that bailiwick, because before the king's writ of *diem clausit extremum* was delivered to the escheator, the custody of that manor had been delivered to Peter de Saltmerssh to hold at will; and the said affair being brought before the king and his council in the present parliament, by the petition exhibited thereupon, that return seemed insufficient to the council. By pet. of C.

A like order to the said Peter, '*mutatis mutandis*,' not to intermeddle further with the said manor, which the king committed to him on 3 November last, to hold under a certain form, restoring the issues thereof from the said 3 November. By the same petition.

June 14.
Newburgh.

To William de Northo, escheator in cos. Southampton, Wilts, Berks, Bedford, and Buckingham. Order to cause to be assigned to Hawisia, late the wife of William de la Plaunke, tenant in chief, upon her taking oath that she will not marry without the king's licence, a third part of the manor of Haueresham, co. Buckingham, which is held of the king as of the honour of Peverell, which belonged to her husband, in the presence of Master William la Zousche, the king's clerk, who holds the custody of the lands which belonged to William, until William's heir shall come of age, by the commission of Queen Philippa, to whom the king granted the custody of the said lands until the said heir should come of age, or in the presence of the attorney of William la Zousche, if he choose to attend.

June 8.
York.

To the same. Order not to intermeddle further with the other lands which belonged to William de la Plaunk, which are held of other lords,

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Membrane 22—cont.

restoring the issues thereof, retaining in the king's hand the manor of Haueresham, co. Buckingham, because the king has learned by inquisition taken by Robert Selyman, late escheator in those counties, that William held no lands at his death of the king in chief as of the crown, but that he held the said manor of the king as of the honour of Peverel by the service of a knight's fee of Mortain (*Moriton*) and rendering 10s. yearly at the exchequer, and that he held divers other lands of divers other lords, by divers services, and that William de la Plaunk, William's son, is his next heir and aged nine years and more.

Vacated because on the roll of fines.

June 18.
Durham.

To Walter de Cirencestr[ia], escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order not to intermeddle further with the lands which belonged to William de la Plaunke in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by William de Erneys, late escheator in those counties, that William, at his death, held no lands of the king in chief in that bailiwick, but that he held divers lands of divers lords by divers services.

June 18.
Northallerton.

To Adam de Wyleby, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining. Order not to intermeddle further with the custody of the abbey of Cirencester, void by the resignation of Richard, the last abbot, or with the manors or other things and goods belonging to the abbey, restoring the issues thereof to the prior and convent without any diminution, provided that a simple seisin shall be taken within the gates of the abbey in the name of the king's royal lordship, as Edward, the king's great grandfather (*sic*) on 10 December in the 35th year of his reign, granted to the then abbot and convent of Cirencester, that the prior and convent of that place and their successors, in every voidance, should have the custody of the abbey and of the temporalities thereof as fully as the abbot and convent were wont to have them in past times when the see was filled, so that the prior and convent should have full and free administration of the said temporalities and goods, and should dispose and ordain thereof as they should see fit, saving to the said king and his heirs the knights' fees which are held of the abbey, and the advowsons when they fall in during a voidance, but so that all rents and yearly services of the said fees during voidances, shall remain to the prior and convent, saving to the said king and his heirs the escheats which should fall in during a voidance, which escheats, when the voidances are finished, to wit, after the fealty of him who shall be elected and confirmed abbot, has been made to the said king or his heirs, shall remain to the abbot, prior and convent without let or hindrance of the king, rendering to the king 100*l.* within three months for every voidance of the abbey if it shall endure for three months or less, and if it shall endure for more than three months, then the prior and convent shall pay to the king 100*l.* for the next completed three months, and 100*l.* for every other three months, and *pro rata* for every part of three months during the voidance; and the said king granted that the prior and convent should have the custody of the abbey, etc., in the said form so that no sheriff, escheator, bailiff, or minister of the king, should intermeddle with the custody of the abbey, of its manors or other goods during a voidance, except that the escheator or other minister of the king for the time being should take a simple seisin within the gates of the abbey at the beginning of each voidance in the name of the king's lordship, and that done, should immediately depart without taking or carrying away anything, so that he should not stay there more than one day by reason of that seisin, nor substitute any one in his place; and the said king also granted that if he or his heirs should cause an army to be summoned in any time of voidance of the abbey, the prior and convent should not be bound for their own demesnes and the

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Membrane 22—cont.

knights' fees of the said abbey, then in their hands, for service in that army, nor be molested for that reason, but should be quit thereof, saving only to the said king and his heirs the services of the knights' fees which are held of the abbey in time of voidance pertaining to the said king by reason of the said army.

The like to the following escheators, except the *proviso* clause :

William de Northo, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham.

Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon and Cornwall.

Gilbert de Ledredd, escheator in cos. Lincoln, Northampton and Rutland.

Reginald de Conductu, mayor of London and escheator in that city.

MEMBRANE 21.

June 18.
Darlington.

To the treasurer, barons and chamberlains of the exchequer. Order to cause John Inge, formerly knight of the late king's household, to have due allowance for 28*l.* 8*s.* 4*d.* and for 10*l.* in which the late king was bound to him, in the debts which John owes to the king at the exchequer, if they shall find that John has not hitherto been satisfied for the said sums, as John has besought the king to order such allowance to be made to him, as the late king was indebted to him in 28*l.* 8*s.* 4*d.* for his fee and his robes for the 14th and 15th years of the late king and for John's expenses in the late king's affairs in the said 15th year, as may fully appear by a bill under the seal of Roger de Northburgh, then keeper of the late king's wardrobe, which bill John has in his possession; and also in 10*l.* for John's fee for the time when he was one of the late king's justices appointed to take assizes in divers counties, as may likewise appear by a writ of *liberate* of the late king, for which sums John asserts that he has not hitherto obtained payment or other satisfaction.

By C.

June 16.
Newburgh.

To the treasurer and barons of the exchequer. Order to cause Gilbert de Wygeton, late the keeper of Karesbrok castle and of the king's lands in the isle of Wight, to be discharged and acquitted at the exchequer of the ferm and rent of the hamlet of Brighteston, which is member of the manor of Sweyneston, as is found by inquisition taken thereupon, for Michaelmas term, in the 4th year of the king's reign, and also of the issues and profits received from that hamlet from the said feast, and of the king's goods and chattels then being in that manor and delivered to William de Monte Acuto by indenture, as is said, in Gilbert's account rendered at the exchequer, as on 18 January, in the 4th year of his reign, the king granted to William and Katherine his wife by charter, among other manors and lands, the manor of Sweyneston, in the isle of Wight, with its members and other appurtenances, in co. Southampton, to hold for themselves and the heirs of William's body for ever: and on 23 January following the king granted to William and Katherine all the fermes and rents of the said manor, from Michaelmas term then last past, and all the issues and profits of the manor of Sweyneston from that feast, and all the king's goods and chattels in the manor and its members to hold of the king's gift.

By p.s. [8733.]

June 28.
Darlington.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with 4 acres of land in Aynstapellyth and with the lordship of a fourth part of the town of Aynstapellyth, and a fourth part of the manor of Culgayth, restoring the issues thereof to Margaret, late the wife of Robert de Askeby, as the escheator

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Membrane 21—cont.

returned that he had taken that land, lordship and fourth part into the king's hands because he had found by inquisition of office that Robert and Margaret had acquired them of Gilbert de Askeby, who held them of the king in chief for himself and the heirs of his body, without the king's licence; and subsequently, at the prosecution of Margaret, showing the king that the said land and lordship are held of Richard de Denton and the fourth part of John de Nevill of Horneby and not of the king, as is said, the king ordered the escheator to take an inquisition on the matter, by which it is found that the said land and lordship are held of John de Nevill of Horneby by fealty and the service of 1*d.* yearly; and the fourth part of the manor of Culgayth is held of the said John by homage, fealty and by the service of 4*s.* 1*d.* yearly to cornage, and not of the king in chief; and that the said lands, lordship and fourth part are worth 4*l.* 5*s.* yearly in all issues.

July 18.
Durham.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Whereas the king being lately informed that William son of James de Bosevyll, who is staying in the king's service by his order, in the company of William de Felton in defence of Rokesburgh castle, was indicted for the death of Richard son of Geoffrey de Farburn, and placed in exigent to be outlawed by process made before the at king the king's suit, and the king wishing to do special favour to William, ordered the sheriff of York, on 1 June last, by his writ, to supersede the said exigent until a certain time not yet past if the said William son of James had been placed in exigent, as is said, as appears by inspection of the chancery rolls; and although the sheriff received the king's writ, and was earnestly requested by William to supersede the exigent, yet the sheriff caused William to be exacted and outlawed at his county held on Monday after Trinity last because William was called William son of James de Bosevill in the king's writ and William de Bosevill in the writ of judgment directed to the sheriff for placing William in exigent, although William son of James and William de Bosevill is one and the same person, and notwithstanding the king's writ of *supersedeas*, wherefore William has besought the king to provide a remedy. The king, wishing to aid William as far as he is able to do so with justice, while William is in his service, sends to the justices the record and process of the said outlawry, which he caused to come before him in chancery, enclosed with these presents, ordering them to cause what they shall see fit to be done for the annulling of that outlawry, if, after having inspected the said record and process and a transcript of the writ of *supersedeas*, directed to the sheriff, which the king likewise sends to them, they shall ascertain William son of James de Bosevyll and William de Bosevyll to be one and the same person and to have been outlawed for the said death at the king's suit, and not otherwise.

By C.

June 25.
Newcastle-on-Tyne.

To the chamberlain of Kaermerdyn. Order to pay to Gilbert Talbot, justice of South Wales, the arrears of his fee from the time of that chamberlain's appointment, and to pay such fee henceforth, so long as Gilbert remains in that office or until ordered otherwise.

By K.

June 22.
Northallerton.

To Edward, earl of Chester, the king's son, or to his justice, or to him who supplies the place of that justice. Whereas at the suit of the abbot of Chester, showing that the earl compels him to hold the earl's mills of Chester against his will for rendering a certain yearly ferm at the exchequer of Chester, and that the earl refused to do justice to the abbot in the premises although the abbot had frequently sued before him for obtaining a remedy therefor, the king ordered the earl to hold an inquiry whether the abbot or any of his predecessors had taken those mills at ferm and of the cause of the distraint made upon the abbot in this respect, and to

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Membrane 21—cont.

inform the king of what should be found thereupon; and the earl certified that the rolls and memoranda of the exchequer of Chester and the rolls and memoranda which he had with him, being inspected, it was not found that the said mills were taken at ferm by the abbot or by any of his predecessors, but because the earl understood that the immediate predecessor of the abbot held those mills in the king's time and paid a yearly sum of money for them at the exchequer of Chester, and that because the abbot, after his predecessor's death, held those mills both in the king's time and in that of the earl, and continued the said payment, the earl distrained the abbot for the arrears of that sum, whereupon the abbot has besought the king by his petition before him and his council in parliament to cause him to be discharged of those mills; and because it appears by the earl's certificate that the mills were not taken at ferm by the abbot or by any of his predecessors, the king orders the earl to desist from the said distraint and to discharge the abbot of the mills and the ferm thereof henceforth, disposing of the mills as it shall seem good to the earl and his council for his greatest benefit; provided that the abbot shall answer to the earl for the arrears of the ferm of those mills, if any, for the time when he held them.

By pet. of C.

June 25. To Walter de Hungreford, escheator in cos. Kent, Surrey, Sussex and
Newcastle-on-Tyne. Middlesex. Order to cause Robert son and heir of Simon de Northwode, knight, tenant in chief, to have full seisin of all the lands of which Simon was seised in his demesne as of fee in that bailiwick at his death, because Robert has proved his age before William de Northo, late escheator in those counties, and the king has taken his homage for all the lands which his father held in chief.

By p.s. [8738.]

June 26. To John Darcy, justiciary of Ireland, or to him who supplies his place,
Newcastle-on-Tyne. and to the treasurer and barons of the exchequer, Dublin. Robert Power, the king's clerk, has besought him to order the lands which belonged to David de Strabolgi, earl of Athol, in Odough in the march of Mounster in Ireland, which are in the king's hand by reason of the earl's forfeiture, and which are much wasted by the incursions of the Irish rebels and of none or little use on that account, to be granted to Robert to hold for twenty years, rendering to the king yearly at the exchequer the extent thereof; the king therefore orders the justiciary and the others to cause those lands to be committed to Robert by letters under the seal which the king uses in that land, until a certain competent term for rendering a certain fixed sum at the exchequer yearly, according to the true value of those lands, if that shall seem to be for the king's benefit, having taken information concerning the true value of the lands.

By C.

June 24. To the treasurer and barons of the exchequer and to the chamberlains.
Newcastle-on-Tyne. Order to cause 100s. 18d. to be paid to Master Thomas de Astele, the king's clerk, or to his attorney if they shall find, after viewing his account, that the said sum is owing to him and that he has not hitherto had payment or any satisfaction therefor, as Thomas has besought the king to order payment to be made to him as the king is indebted to him in 100s. 18d. upon his account lately rendered at the exchequer for the time when he was sent to France with J. late bishop of Norwich and J. late bishop of Winchester and John de Britann[ia], then earl of Richemund, by the late king, on his affairs, as may fully appear by the said account, which is at the exchequer.

By K.

June 28. To the same. Libertus Vaet has besought the king that—whereas
Newcastle-on-Tyne. the king lately sent him to parts beyond the sea certain affairs there specially touching the king and to certify the king concerning the same,

1335.

Membrane 21—cont.

and caused 65*l.* to be delivered to him for his expenses, and granted to him for his expenses 6*s.* 8*d.* for every day in which he was in the said service—the king will be pleased to order account to be made with him both concerning the premises and concerning the costs which he incurred for his passage in going and returning, and to order what is found to be owing to him by that account beyond the said sum to be paid to him, the king therefore orders the treasurer, barons and chamberlains to audit the said account, allowing him 6*s.* 8*d.* a day as aforesaid and to pay him what is found to be owing to him by that account beyond what he has so received.

By C.

June 20.
Durham.

To Simon de Grymesby, escheator in the liberty of Holderneshe. Order to deliver the manor of Outthorn, together with the issues thereof, to Elena, late the wife of Philip de Meaux, because the king has learned by inquisition taken by the escheator that Philip and Elena, at Philip's death, held in that bailiwick that manor jointly of the king in chief, as of the honour of Albemarle, which is in the king's hands, by knight's service, and the king has taken her fealty for that manor.

MEMBRANE 20.

June 26.
Newcastle-on-
Tyne.

To the treasurer and barons of the exchequer and to the chamberlains. Order to audit the accounts of Roger Mauduyt, and if after the rendering of those accounts they shall find that he is indebted to the king in any sums, then to cause those sums to be allowed to him in the debts which they shall ascertain that the king owes to him under colour of bills of the wardrobe of England, according to the tenor of the king's previous order, notwithstanding any order of the king to the contrary previously directed to them, receiving from Roger the said bills and charging those who ought to be charged therewith; as they have not cared to execute the king's previous order, wherefore Robert has besought the king, by his petition before him and his council in the present parliament, to provide a remedy; as at the suit of Roger by his petition before the king and his council in parliament, showing that the late king was bound to him in 176*l.* 19*s.* 9*d.* for divers causes, as appears by divers bills of the late king's wardrobe and of his chamber of Scotland which Roger has in his possession, and Roger has not hitherto obtained any payment, and besought the king to order his accounts to be audited, as he is bound to the king in divers accounts to be rendered for divers causes, and to cause allowance to be made to him as aforesaid, and the king ordered the treasurer, barons, and chamberlains to audit the said accounts and to cause such allowance to be made to Roger.

By pet. of C.

June 20.
York.

To the same. Order to account with Master William de Sireston, notary public—who lately travelled at divers times by the king's order, to the parliament of Scotland at Edinburgh and afterwards to Newcastle-upon-Tyne, to make public instruments upon certain things touching the king, viewed and audited by him—and to allow to him 3*s.* 4*d.* a day for his wages for every day which they shall find that he was thus in the king's service, in the money received by him at the receipt of the exchequer as a prest, or upon his expenses received, and the treasurer and barons shall cause him to have due payment from the treasury of what they shall find to be owing to him beyond the money so received for such wages. By K.

June 26.
Newcastle-on-
Tyne.

To Walter de Cirencestre, escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order not to intermeddle further with mesuages in Spounstrete, Songescoleslone and le Bailliflone, Coventry, removing

1335.

Membrane 20—cont.

the king's hand therefrom, restoring the issues thereof to the present prior of Coventry without delay, retaining in the king's hand a messuage in Crossechepyng until further orders, as William Erneys, late escheator in those counties, returned that he had taken divers lands which belonged to the prior of Coventry, in Coventry, into the king's hand, because it was found by inquisition of office that the prior and convent of Coventry had acquired divers lands in Coventry at mortmain after the publication of the statute of mortmain, without the king's licence, and among other lands he took into the king's hand a messuage in Spounestrete which belonged to Richard de Tillay, a messuage in the same street which Adam de Napton now holds, a messuage in Crossechepyng which belonged to Thomas de Merston, a messuage in Songescoleslone, and a messuage in le Bailliflone; and afterwards the king learned from the prior that certain of the prior's predecessors had acquired the messuage in Spounestrete, which William asserts that the present prior had acquired of Richard de Tillay; and the messuage in Songescoleslone and the messuage in le Bailliflone of his divers feoffors, long before the publication of the said statutes, and that the prior had entered the messuage in Spounestrete as his escheat, which messuage Adam de Napton now holds after the death of William Luteman, who held the messuage of the prior as of his ecclesiastical right, and who was a bastard and died without an heir *de se*; and the messuage in Crossechepyng, after the death of Richard son of Thomas de Merston, who held it of the prior and who was hanged for felony; and the prior held all these messuages until they were taken by William into the king's hand; the king therefore ordered William to take a diligent inquisition upon the premises, and William took that inquisition by those who were in the first inquisition of office, and also by other rivals of the prior and very suspect persons, and it was found thereby that the prior had acquired the said three messuages after the publication of the said statute, and his predecessors had not acquired them before, and that William Luteman and Richard son of Thomas did not hold the said two messuages of the prior; which said jurors made a false oath, to wit, because the prior's predecessors acquired the messuage which belonged to Richard de Tillay and the messuage in le Bailliflone long before the publication of the said statute, and also because the soil on which the messuage in Songescoleslone is built, is the prior's soil and was given to his church at its foundation, and the prior had built the messuage on his said soil after the publication of the said statute, as he had a right to do, and he did not acquire it; wherefore the prior has besought the king by his petition before him and his council in parliament to provide a remedy; and the king ordered William to associate with himself Roger la Zouche and John de Peyto the elder and to take an inquisition upon the matter by the oath of lawful men of that bailiwick, in no wise suspect in this matter, in the presence of the prior or his attorney, if they choose to attend; and by this inquisition taken by William and Roger la Zouche it is found that former priors and convents of that place acquired the messuage in Spounestre[te], which belonged to Richard de Tillay, of Philip de Wyhecumbe, twenty years before the publication of the said statute, and the messuage in Bailliflone of earl Ran[ulf] of Chester, 100 years before; and that the soil on which the messuage in Songescoleslone is built, was given by earl Leofric to the then prior and convent, at the foundation of their church, to wit, 100 years before the publication of the said statute, and that William Luteman held the messuage in Spounestrete of the prior and convent by the service of 12*d.* yearly, and that William Luteman was a bastard and died without an heir *de se*; and that Richard son of Thomas de Merston held the messuage in Crossechepyng of the prior and convent by the service of 6*d.* yearly, and that Richard committed felony for which he was hanged; and that after the death of the said William and Richard the prior entered the

1335.

Membrane 20—cont.

messuages in Spouneestre[te] and Crossechepyng as his escheat, and with no other title or colour, against the form of the said statute; and that the prior held the messuage in Crossechepyng for eight years and ought to answer to the king for the year, day and waste thereof, and that the messuage is worth 6s. 8d. yearly in all issues. By pet. of C.

June 26.
Newcastle-on-
Tyne.

To the same. Order not to intermeddle further with divers messuages and a rent in Coventry, amoving the king's hand therefrom and restoring the issues thereof to the present prior, as William Erneys, late escheator in those counties, returned that he had taken divers lands in Coventry into the king's hand because it was found by inquisition of office that the prior and convent of Coventry acquired them at mortmain after the publication of the statute of mortmain, without the king's licence, and among other lands he took a messuage in Great Parkestrete which formerly belonged to Reginald Page, a messuage in the lane of a mill and 20s. rent issuing from a messuage in the street of Smythesford which William de la March (*Marth*) now holds; and subsequently at the prosecution of the prior, showing the king that he had acquired the messuage in Great Parkestrete of John de Shulton by the king's licence, by virtue of a charter of the king made thereupon in the 4th year of his reign, for himself and his successors; and that he had caused the messuage in the lane of a mill to be built on the waste and soil which are of the appurtenances of the prior's mill in that town, as he had a right to do, which mill one of his predecessors acquired of Adam Oliver by virtue of a charter of Edward I. of licence, in the 14th year of his reign; and one of the present prior's predecessors had acquired the messuage in the street of Smythesford, from which the rent of 20s. issues, long before the publication of the said statute, of Adam le Vyneter, and the present prior had demised that messuage to William de la March (*Marth*) for rendering the said rent to him yearly, and he had so held the messuages and rent until they were taken into the king's hand by William Erneys; the king therefore ordered William Erneys to associate with himself Roger la Zouche and John de Peyto the elder and to take an inquisition upon the matter by the oath of lawful men of that bailiwick, in no wise suspect in this matter, and now by the inquisition taken thereupon by William before himself and Robert la Zouche it is found that the messuage in Great Parkestrete, which belonged to Reginald Page, is the same which the prior acquired of John de Shulton by virtue of the king's charter made in the 4th year of the king's reign, and that it was then held of the same prior by the service of 6d. yearly, and that the messuage in the lane of the mill is of the appurtenances of a mill called 'Erlesmulne,' which the prior's predecessors acquired of Adam Oliver by virtue of a charter of Edward I. made to them thereupon in the 14th year of his reign, and that the mill was then held of Peter Baroun by the service of 12d. yearly; and that the prior's predecessors acquired the messuage in the street of Smythesford which William de la Marche now holds, and from which the said 20s. rent issue, twenty years before the publication of the said statute, and that it was then held of the prior and convent of that place by the service of 9d. yearly. By pet. of C.

MEMBRANE 19.

June 8.
York.

To the treasurer and barons of the exchequer. William Crippyngis, of co. Pembroke in Wales, has besought the king by his petition—as Thomas de Hompton, at the time when Roger de Mortuo Mari, late earl of March, had the custody of co. Pembroke by the king's commission, and Thomas was steward of the earl there, had caused William to be taken and long detained in prison, and while he was in that prison compelled him by force of such

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Membrane 19—cont.

imprisonment to make a letter of obligation to the earl to pay 200 marks to the earl at certain terms contained in the deed, which was delivered to the exchequer for levying that money for the king's use by reason of the earl's forfeiture; and thereupon prosecution was so far made against William for the king at the exchequer that William, appearing in person before the treasurer and barons in the exchequer, asserted that he had made that deed by force of imprisonment as aforesaid, and offered to verify this in the way which the king's court should think fit; and afterwards, because William, believing that a certain issue of the affair had been ordained by the king's court, did not come to discuss that affair in his absence before the treasurer and barons on the day given to him according to the process held thereupon, to answer upon that affair, it was considered there that the king should recover 128*l.* 6*s.* 8*d.*, this being in arrears of the said 200 marks, the said answer of William not being discussed—to be pleased to grant that William may be admitted to such verification, notwithstanding the aforesaid consideration, the king considering that the said deed ought to be of none effect if it should be found to have been made as the said Stephen (*sic*) so pretends to verify, and wishing to do William a favour, in discharge of his conscience, orders the treasurer and barons to admit him to the said verification in the same state in which it was before the said judgment was rendered, the record and process held before them upon the premises being viewed, those being summoned before them who ought to be; and to cause justice to be done further in that affair both for the king and for William, notwithstanding the same consideration, causing the execution of the said 128*l.* 6*s.* 8*d.* so recovered, levied from William's lands and chattels for the king's use, to be superseded. By K.

June 8.
York.

To the same. A like order, *mutatis mutandis*, in favour of Stephen Perot, of co. Pembroke in Wales, who was compelled to make a deed of obligation to the earl of 600 marks, and from whom it was considered that the king should recover 576 marks in arrears of the said sum. By K.

June 25.
Newcastle-on-Tyne.

To the sheriff of Kent. Order to cause John son and heir of Richard de Grey of Codenoure, to have full seisin of a messuage, 18½ acres of land, 24 acres of pasture and 3 acres of wood in Eylesford, because it was lately found by inquisition taken by the sheriff that the said messuage, land and wood which John Peverell of Eylesford held, who was outlawed for felony, were in the king's hand for a year and a day, and that John Peverell held them of Richard and ought to answer to the king thereupon, and the king ordered the sheriff to give Richard seisin thereof, and Richard died before the order was executed.

June 18.
Northallerton.

To the collectors of customs in the port of London. Order to cause 30*l.* 6*s.* 9*d.* to be allowed to John de Stonton, executor of the will of Nicholas de Merton, late merchant of Coventry, in the next customs of wool and other merchandise sent by him out of the realm from that port, receiving the king's letters patent from the said executor; as John has besought the king to cause such allowance to be made to him for making the execution of the said will therewith, as the king was indebted to Nicholas in 30*l.* 7*s.* 9*d.* which Nicholas lately lent to the king in that port, as may fully appear by the king's letters patent under the seal called 'coket,' which the executor asserts that he has in his possession. By pet of C.

June 18.
Northallerton.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Berengar Couder, keeper of two lions and two leopards of the king in the Tower of London, for that which is in arrears to him from Hilary last, of those 3*s.* 1*d.* a day which he receives, to wit, 12*d.* for his own wages and 2*s.* 1*d.* for the maintenance of the lions and leopards

1335.

Membrane 19—cont.

and to pay to Berengar or cause him to have an assignment therefor, that which they shall find to be due to him by that account for such maintenance and wages and to pay the same 3s. 1d. daily henceforth until Michaelmas next, from the treasury. By C.

June 18.
Northallerton.

To Gilbert Talbot, justice of South Wales, or to him who supplies his place. Because the king has learned by inquisition taken by the justice and Owen de Montgomery that the stewards, constables, reeves and bedels of Cantermaure and of Cardiganshire were wont to make distrains, attachments and other such offices of the stewards, etc., within the said stewardships and outside baronies without a writ being issued (*emergencia*) and without the bedels of barons, within these stewardships and outside the said baronies, intermeddling with attachments, distrains and other things to be done and pursued without a writ, as aforesaid, from the time of the conquest of Wales until the time when Roger de Mortuo Mari, late earl of March, was justice of Wales; in which time the bedels of barons, by the orders of Roger, which the men of Cantermaure and of Cardiganshire did not then dare to resist, made such attachments and distrains; and because it is not to the harm or prejudice of the king or others if the said stewards, etc., of those places make and pursue attachments, distrains and other such offices of the stewards, etc., of those things which issue without a writ in those stewardships, and that the bedels of the barons of co. Kermerdyn and Estrattewy are bound to make distrains, attachments and all other things touching co. Kermerdyn concerning the lands of barons and within baronies, and issuing there, as well by bills as by writs, and to levy the issues thereof; and they ought and were wont to make executions of all the king's writs, both within stewardships and baronies, but they ought not to levy the issues of writs nor be charged therewith, because the reeves and bedels of the commotes within the said stewardships and without baronies ought and were wont to answer therefor in the exchequer of Kermerdyn upon their accounts: the king therefore orders the justice to cause the bedels of barons to desist from such attachments, etc., within the said stewardships and outside baronies without making a writ otherwise than they ought to do, and they and other bedels of the said baronies were wont to do from the time of the conquest of Wales, and to permit the stewards and others, of Cantremaure and Cardiganshire to make and pursue such attachments, etc. of these which issue within these stewardships and outside those baronies as they ought to do and pursue them, saving always the right of the said barons. By C.

Vacated because otherwise below.

June 26.
Newcastle-on-Tyne.

To the justices of the Bench. John de Eland has besought the king by his petition before the king and his council, to order a suit which he has against John de Warena, earl of Surrey, to be proceeded with, as he seeks in the king's court against the earl, a mill, 100 acres of pasture and 50 acres of wood in Hyperum, by the king's writ; and the earl, pleading in that court, alleged that he holds the said mill, pasture and wood for life by the grant of the late king as parcel of the manor of Sourebishire and the reversion of those tenements after the earl's death, ought to pertain to the king, so that he cannot answer thereupon without the king; upon which pretext the justices have hitherto delayed to proceed in that plea; the king therefore orders them to proceed further in that affair and to do justice to the parties in the premises, notwithstanding the said allegation, but not to proceed to render judgment without consulting the king. By pet. of C.

July 2.
Newcastle-on-Tyne.

To Adam de Wyleby, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Order not to intermeddle further with the house of St. Mark, Billeswyk, near Bristol, lately become void by the resignation of brother William de Belvero, then master

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Membrane 19—cont.

of that house, or with the temporalities or other things pertaining to that house, restoring the issues thereof to the present master, because the king has learned by inquisition taken by the escheator that the said house is not of his patronage, but is of the patronage of Thomas ap Adam, and that the brethren of the house at every voidance have elected a brother of their number or a fit man from others to be master, without seeking licence from any one, and were wont from the time of the foundation of the house to present the elected one to Thomas and his ancestors, and that the king and his progenitors did not intermeddle with the custody of the house, lands or goods during a voidance, or receive anything therefrom.

June 6.
York.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas the king appointed William de Werdale, his clerk, to provide in the port of Lyverpole two ships of war and to cause these ships to be manned (*muniri*) and made ready with mariners and men, sufficiently armed, and with other necessities, to set out thence upon the sea to meet a ship charged with wine, armour and other merchandise sent from parts beyond to the castle of Dunbretayn in Scotland for the aid and relief of the king's enemies at that castle, and in returning, and for pursuing, and arresting the ship, together with the men and goods therein, and for doing certain other things, as is fully contained in the king's letters patent thereupon; and the king caused 100*s.* to be delivered to him from the treasury for his expenses; and because William had set out in the said affair and has certified the king of all his proceedings (*facto suo*) in this respect, the king orders the treasurer, barons and chamberlains to account with William for the days in which he was thus in the king's service, 3*s.* a day being allowed to him, and to cause him to be paid from the treasury what they shall find to be owing to him beyond the said 100*s.*

June 16.
Pickering.

To the treasurer and barons of the exchequer. Order to allow to John Inge and Thomas de Wynnesbury the younger, in their account rendered at the exchequer for the issues of the castle, honour and land of Chirk, reasonable fees and wages for themselves and the king's steward, receiver, constable, doorkeeper and watchman there, according to their discretion, as on 2 December, in the 5th year of his reign, the king committed to John and Thomas the custody of the said castle, honour and land which belonged to Roger de Mortuo Mari of Chirk, and which were then in the king's hands by the forfeiture of Roger de Mortuo Mari, late earl of March, kinsman and heir of the said Roger, to hold that custody with all its appurtenances, during pleasure, answering to the king for the issues thereof.

July 1.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer and to the chamberlains. Master Thomas de Astleye has besought the king that whereas he was lately sent in the company of J. then bishop of Norwich, J. then bishop of Winchester and John de Britann[ia], then earl of Richmond, by the late king's order, as an envoy to France, and thereupon the late king ordered the treasurer and chamberlains by writ of privy seal to deliver to Thomas 6*s.* 8*d.* a day for his expenses, while he was on that mission, and Thomas received divers sums of money for which he is prepared to account, the king will be pleased to order account to be made with him concerning the premises and payment to be made to him of what is wanting beyond his receipts for his expenses; the king therefore orders the treasurer, barons and chamberlains to pay to Thomas from the treasury what is found to be owing to him beyond his receipts, notwithstanding any ordinances or orders to the contrary, having viewed the said writ and the memoranda of the exchequer for Thomas's receipts in this respect, and having accounted with him for his said wages and expenses.

By K.

1335.

Membrane 19—cont.

June 24. To the treasurer and barons of the exchequer. Order to cause allowance
Newcastle-on-Tyne. to be made to Roger de Mauduit, whom the king lately appointed, together with other lieges, to extend certain lands in Scotland, given to the king by Edward de Balliolo, king of Scotland, for 10 marks in his account at the exchequer for the time when he was sheriff of Northumberland, unless he has previously had allowance or payment therefor, in whole or in part, as the king lately granted him 10 marks in subvention of the expenses incurred by him when he was thus in the king's service. By C.

MEMBRANE 18.

July 1. To Walter de Cirencestr[ia], escheator in cos. Warwick, Leicester, Not-
Newcastle-on-Tyne. tingham, Derby and Lancaster. Order to deliver to the prior of Coventry a messuage in Croschepyng in Coventry, restoring the issues thereof to the prior, as it is found by inquisition taken by William Erneys, late escheator in these counties, before himself and Roger la Zousche, that Richard son of Thomas de Merston, who was hanged for felony, held that messuage of the prior by the service of 6*d.* yearly: and that the prior after Richard's death entered the messuage as his escheat and not with any other title or colour against the form of the statute of mortmain, and so held the messuage for 8 years until the king laid hands on it, and that the prior ought to answer to the king for the year, day and waste thereof, and that the messuage is worth 6*s.* 3*d.* yearly in all issues [*as at page 409 above*], and the prior has now made fine with the king by 4 marks for the said year, day and waste. By pet. of C.

July 1. To William de Clynton, constable of Dover castle and warden of the
Tynemouth. Cinque Ports, or to him who supplies his place. Order to receive a ship called '*la Nicholas*', from Margery, late the wife of Richard Ive of Wynchelese, at Wynchelese, without delay, and so to ordain concerning the ship that it may be safely kept for the king's profit, and that the king may commend his diligence; because the king has learned that he is like soon to lose that ship unless other provision be quickly made by him for its custody.

By p.s.[8749.]

Mandate in pursuance to Margery, late the wife of Richard Ive of Wynchelese. By p.s.

July 6. To the treasurer and barons of the exchequer and to the chamberlains.
Newcastle-on-Tyne. Order to pay to John de Wyndesore, keeper of the king's exchanges of London and Canterbury, what they shall find is clearly owing to him for himself and his ministers of the said exchanges for the surplus of his accounts at the exchequer for the issues of those accounts and for the king's money delivered to him in the treasury upon his said office for the time when he was keeper of those exchanges, and for the costs incurred by him in repairing the houses of the exchange of Canterbury, by the king's order; or to cause John to have a competent assignment therefor, having viewed the said accounts, as he has besought the king to order satisfaction to be made to him for those sums which the king owes to him for the surplus of those accounts rendered at the exchequer. By C.

June 25. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rut-
Newcastle-on-Tyne. land. Order to deliver to Henry de Bello Monte, brother of Isabella de Vesey, the manors of Thoreswaya, Styveton, Lyndewode and Welburn, co. Lincoln, and the advowson of the church of the manor of Cailthorp, co. Lincoln, together with the issues of the manors from the time of Isabella's death, because the king has learned by inquisition taken by John de

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Membrane 18—cont.

Bolyngbrok, late escheator in these counties, that Isabella, at her death, held no lands of the king in chief in that bailiwick in her demesne as of fee, but that she held the said manors for life only, and that the manors of Thoreswaia, Styveton and Lyndewod are held by barony, and the manor of Welburn as parcel of the barony of Bayeux, of the king in chief as of the crown; and by certain letters patent of Edward I., shown before the king in chancery, it appears that Isabella held the manor of Welburn for life by the grant of Edward I., with remainder after her death to Henry and the heirs of his body; and by other letters patent of the late king, also shown before the king in chancery, it appears that Isabella held the manors of Thoreswaya, Styveton and Lyndewod with the said advowson for life by the late king's grant, with remainder, after her death, to Henry and Alice his wife and the heirs of Henry's body, and the king has taken the homage of Henry, due to him in this respect.
By p.s.[8739.]

July 8.
Carlisle.

To the treasurer and barons of the exchequer, Dublin. Order to cause Andrew Gerard, burgess of Watford in Ireland, to have the terms which the king has granted to him for paying 100*l.* in which he is indebted to the king for divers causes both in the time of the king and of his father, if Andrew shall find them sufficient security for answering for that sum at the exchequer as follows, as Andrew has besought the king to grant him an attermination, as he is so impoverished by the loss of two ships and other of his goods, and by the damage which he sustained in the late king's service in the time of war between the late king and the king of France, that he cannot now pay that money without the depression of his estate; and for the above considerations and for Andrew's good service to the king and his father, the king has granted that he shall pay 10*l.* yearly until the debt be fully discharged.
By C.

June 28.
Newcastle-on-Tyne.

- To the treasurer and barons of the exchequer. Order to discharge and acquit the men of the towns of Walsoken and Westwalton and of the hamlet of Enemethe, co. Norfolk, and the taxers and collectors of the fifteenth in that county, of 8*l.* at the exchequer, which the king has pardoned the said men of that 60*l.* at which they were assessed for the said fifteenth, provided that answer shall be made to the king for the residue of that sum, as the said men have besought the king to pardon them a part of the said 60*l.*, as a great part of their lands there are flooded and much damaged by the tides (*fluxus*) of sea water and other intolerable tempests which happened several times in the winter now last past, and those men are much depressed for this cause and other divers misfortunes, yet they were assessed at 60*l.* in the last taxation of the fifteenth, to wit, at a much greater sum than they were wont to pay in other taxations; and because it was testified before the council that those men had sustained such damage by the bad weather, as aforesaid, the king pardoned them the said 8*l.*
By K. and C.

July 8.
Newcastle-on-Tyne.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of William de Gaunt of Bynbrok, who is insufficiently qualified.

July 1.
Newcastle-on-Tyne.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of Joel Pollard, who is so sick and broken by age that he cannot fulfil the duties of that office.

July 7.
Newcastle-on-Tyne.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of John de Feuton, of Exeter (*Excn*'), who has no lands in that county to qualify him.

To the same. Like order with respect to Richard Caperoun of Exeter.

June 13.
Carlisle.

To the treasurer and barons of the exchequer and to the chamberlains Whereas the king lately sent William Fox of York to Flanders for the

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Membrane 18—cont.

expedition of certain affairs touching the king there, and caused 20*l.* to be delivered to him for his expenses on that journey, at the king's receipt, and William has besought the king to order account to be made with him upon the premises, the king orders the treasurer, barons and chamberlains to audit William's account in this respect, 10*s.* a day being allowed to him for every day he was in that service, and orders the treasurer and chamberlains to cause him to have in addition some suitable remuneration from the treasury for his travail and the expenses of his passage, according to their discretion.

By C.

*Vacated because otherwise below.*July 9.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause William, bishop of Norwich, tenant for life of the lands which belonged to Nicholas de Gray, to have the terms which the king has granted to him for discharging a debt of 16*l.* in which Nicholas was indebted at his death to the late king, and which is exacted from William as tenant of those lands, by summons of the exchequer, as the king has granted that the bishop shall pay 40*s.* yearly until the debt be discharged.

By K.

July 6.
Carlisle.

To Robert de Holwell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to distrain the prior of Bromholm for his fealty, as he has done fealty to the king for the lands which he holds of him.

July 16.
Carlisle.

To William de Monte Acuto and Henry de Ferariis, keepers of the islands of Gernerey, Jeresey, Serk and Aureney, or to them who supply their places. Order to pay by indenture to Master William de la Rue 2*s.* 6*d.* sterling from the issues of these islands for every day on which he was attendant upon the repair of the castles of those islands, as the king lately ordered William and Henry to cause the defects of those castles, which were in great need of repair, to be repaired and amended up to 100 marks sterling, from the issues of these islands by the view and testimony of the said William and John le Moigne, or one of them who should be present.

By K.

*MEMBRANE 17.*June 18.
Northallerton.

To Gilbert Talebot, justice of South Wales, or to him who supplies his place. Because the king has learned by inquisition taken by the justice and Owen de Montgomery that the stewards, constables, reeves, and bedels of Cantremaure and Cardiganshire were wont to make distrains, attachments and other such offices of stewards, etc., within the said stewardships and outside baronies, without a writ issuing, without bedels of barons, within the stewardships and outside baronies, intermeddling with the execution thereof, from the time of the conquest of Wales to the time when Roger de Mortuo Mari, late earl of March, was justice of Wales, in which time the said bedels made such attachments and distrains by Roger's orders, which the men of Cantremaure and Cardiganshire did not not then dare to resist; and that it is not to the king's prejudice or that of others if the said stewards make and pursue attachments, etc., without writ, concerning those which issue within those stewardships; and that the bedels of the barons of co. Kermerdyn and Estrattewy are bound to make attachments, etc., touching co. Kermerdyn of the lands of barons and within baronies, and issuing there, as well by bills as by writs, and to levy the issues thereof, and they also ought and were wont to make executions of all writs of the king, both within stewardships and baronies, but they ought not to levy the issues of writs nor be charged therewith, because the reeves and bedels of the commotes within these steward-

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Membrane 17—cont.

ships and without baronies ought and were wont to answer therefor in the exchequer of Kermerdyn upon their accounts; the king therefore orders the justice to cause the said bedels of barons to desist from making such attachments, etc. without writ, as aforesaid, otherwise than they ought to make them, and than they and other bedels of those baronies were wont to do from the time of the conquest of Wales, and to permit the said stewards, etc., of Cantremaure and Cardiganshire to make and pursue such attachments, etc., of these things which issue in those stewardships and outside the baronies, as they ought and were wont to make and pursue them, saving always the right of the barons.

By C.

July 9.
Carlisle.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Master John de Hildesle, whom the king lately sent to the towns of Kyngeston upon Hull and Ravenesere for the furtherance of certain things of the king at those towns, and caused 10 marks to be delivered to him for his expenses in this respect, for the said 10 marks, and to allow to him of those 10 marks reasonable wages for every day which they shall find that he spent in the king's service and the treasurer and chamberlains shall cause him to have due payment from the treasury for what they shall find to be owing to him for such expenses beyond the said 10 marks.

July 10.
Carlisle.

To the same. Order to account with J. archbishop of Canterbury (whom the king sent at divers times to France for the furtherance of certain affairs, and to whom the king caused 585*l.* to be delivered upon his expenses in going, staying and returning in the said service), or with his attorney, for the days which he spent in the said service and for the costs and expenses which he incurred in his passage to those parts and in returning, 100*s.* being allowed to him for every day thus spent in the king's service, and to cause him to be paid from the treasury what they shall find to be owing to him by that account, both for his expenses and for such wages beyond the sum which he received upon his expenses, or to cause him to have competent satisfaction or an assignment.

July 13.
Carlisle.

To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to deliver to John de Nevill son and heir of Hugh de Nevill the issues of the lands which his father held at his death of the king in chief, from the time of his father's death, as on 8 July last the king took John's homage for the said lands and ordered them to be delivered to him, and granted to him all the said issues from the time of his father's death, to hold of the king's gift.

By p.s. [8779.]

July 14.
Carlisle.

To the treasurer and barons of the exchequer. Order to account with Richard de Rothyng, whom the late king, in the 10th year of his reign, sent, together with Geoffrey de la Pounne of London, to Gascony to receive from the mayors and university of the towns of Bordeaux and St. Macaire (*Sancti Macharii*) the wines granted by them to the late king as a subsidy for the war of Scotland, and to bring them to England for receipts upon their expenses by the hands of Stephen de Abyndon, then the late king's butler, in going to those parts, staying there and returning; and to do further as they shall see fit for the final execution of that account.

July 2.
Newcastle-on-Tyne.

To the same. The king sends them the tenors of certain writs directed to all the sheriffs of England to proclaim the distraint of knighthood before Trinity last, and the returns made by the sheriffs thereupon, with a roll under the seal of John, archbishop of Canterbury, the chancellor, ordering them to view the said tenors and returns, and to punish the sheriffs whom they shall find to have been negligent or remiss in executing the king's said orders, by amercements and in other ways as they shall see fit, and to take

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Membrane 17—cont.

the fines of all who ought to have taken knighthood and have not done so before the said feast, both for such trespasses and for the respite for taking a knight's arms, and to cause diligent enquiry to be made in every shrievalty concerning the names of those who have 40*l.* of land or rent yearly, who are not knights, who have not been returned by the sheriffs, and to take their fines in the form aforesaid as they shall see fit. [*Fœdera.*]

July 10.
Carlisle.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas the king lately sent William Fox of York to Flanders for the furtherance of certain affairs touching him there, and caused 20*l.* to be delivered to him at the king's receipt for his expenses on the said journey, and William has besought the king to order account to be made with him, as well upon his daily expenses as upon his expenses in going to those parts and returning; the king orders the treasurer, barons and chamberlains to audit William's account in this respect, 10*s.* being allowed him of the said 20*l.* for every day which he so spent in the king's service and reasonable expenses for his passage, according to their discretion, and the king orders the treasurer and chamberlains to cause William to have what is in arrear to him for such expenses for the said time beyond those 20*l.*, and also suitable remuneration from the treasury in addition for his travail.

By K. and C.

July 3.
Newcastle-on-
Tyne.

To John Cok of Oxford. Whereas William de Northwell, of co. Nottingham, prebendary of Northwell, in the collegiate church of Suthwell, has mainperned at the exchequer to render to the king the account for Robert de Tanton late keeper of the wardrobe, for the issues of the wardrobe during the time when Robert was keeper thereof, and has found security to satisfy the king for that which shall be owing to him by the said account and for all other debts by writs of the exchequer in which Robert at his death was indebted to the king; and the king ordered all the goods which belonged to Robert, which the king had caused to be taken into his hands by reason of the said account and debts, to be delivered to William for that reason; and afterwards, at the prosecution of William, beseeching the king to provide him a remedy, as divers goods and chattels which belonged to Robert had been eloiigned and withdrawn by divers men, and several bailiffs and ministers of the same, who were bound to render accounts to Robert, declined and refused to render such accounts; and in order that William might answer to the king thereupon, with William's assent and for the king's indemnity in this respect, the king appointed John to enquire by the oath of lawful men of cos. York, Lincoln, Nottingham, Bedford, Middlesex, Northampton, Southampton, London, Surrey, Berks, Somerset Dorset, Cornwall and Devon, concerning the aforesaid matters, and to keep safely until further orders the same goods and other things which belonged to Robert, taken by John and William de Dalton and the men of York into the king's hand by his order for the aforesaid reason, and to audit the accounts of all those who were Robert's bailiffs and who had not rendered their accounts to Robert while he lived, and to receive the arrears of the accounts from them in the name of the king and of William de Northwell, as is fully contained in the king's letters patent; the king therefore orders John to sell all the goods and chattels which belonged to Robert at his death and which are now in John's custody, and also those which shall chance to come into his hands, by the view and testimony of any honest man or men of the parts where the goods were, as may seem most convenient, and to deliver by indenture the money arising therefrom and the said arrears of accounts to John, archbishop of Canterbury, who at William's request and at the king's wish has undertaken to dispose of the said goods and chattels, as they will suffice for the salvation of Robert's soul from day to day as the money is levied.

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*Membrane 17—cont.*July 13.
Carlisle.

To Walter de Cirencestr[ia], escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order to cause Henry de Nottingham son and heir of John de Nottingham, who held in chief of Roger son and heir of Roger Beler, tenant in chief of the late king, by knight's service, Roger being a minor in the king's wardship, to have full seisin of all the lands which John held at his death of the said heir, because Henry has proved his age before William Erneys, late escheator in those counties, and the king has taken his homage for all the said lands.

July 15.
Carlisle.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas on 1 July in the 6th year of his reign the king sent his serjeant-at-arms, Giles de Ispann[ia], to attach certain enemies of the king, charged with sedition against the person of the late king and with conspiring his death within the realm, then wandering in parts beyond the sea, and to bring them to the king to England, and caused 10*l.* to be delivered to Giles upon his expenses in that journey; and afterwards on 4 February, in the 7th year of his reign, the king ordered John Travers, constable of Bordeaux, to deliver to Giles, whom the king then sent to Navarre likewise for the furtherance of certain affairs there, his reasonable expenses for his journey to those parts and for his return to the king, from the issues of that duchy, and to certify the king concerning the sum so paid by him to Giles, and Giles, returning to the king with John's certificate thereupon, has besought the king to order his account to be audited and justice to be done further for the same; the king orders the treasurer, barons and chamberlains to audit Giles's account for such expenses and sea passages, having viewed the said certificate, 2*s.* being allowed to him of the said 10*l.* and his receipts from John contained in that certificate, for every day spent by him in that service beyond the sea, and 12*d.* for every day on this side the sea, and his reasonable expenses for the said passages, according to their discretion, delivering to Giles payment from the treasury or other suitable satisfaction for what they shall find to be due to him beyond the said 10*l.* and his receipts from John.

By K.

July 13.
Carlisle.

To the sheriff of Nottingham. Order to cause reasonable maintenance for sixteen greyhounds and their keepers whom the king has ordered to stay in that bailiwick, to be supplied from the issues thereof as long as they shall stay there.

By C.

July 12.
Carlisle.

William son of Richard Kentays of Norton, imprisoned at Sylveston for trespass of venison in the king's forest of Whittelwode, with which he is charged, has letters to Thomas Wake of Bliseworth, keeper of the said forest or to him who supplies his place there, to bail him until the coming of the justices for pleas of the Forest in co. Northampton.

*MEMBRANE 16.*July 6.
Carlisle.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Roger de Somervill, who has no lands in that county to qualify him.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of John de Tuwe of Welton, who is insufficiently qualified.

July 4.
Newcastle-on-Tyne.

To Robert de Holwell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with the manor of Great Thotham, restoring the issues thereof to Ida, late the

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Membrane 16—cont.

wife of Hugh de Nevill, because the king has learned by inquisition taken by the escheator that Hugh and Ida held that manor jointly at Hugh's death of Elizabeth de Burgo by the service of a knight's fee.

July 6.
Carlisle.

To the treasurer and barons of the exchequer. Whereas the king lately sent John de Wyndesore to parts beyond the sea for the furtherance of certain of the king's affairs there, and caused 20 marks to be delivered to John upon his expenses in that journey from the issues of the customs in the port of London by the hands of the collectors there, and John has besought the king to order account to be made with him in this respect, the king therefore orders the treasurer and barons to audit John's account in the premises, 6s. 8d. being allowed to him a day for every day he is found to have been in the king's service, and to do further that which pertains to the final issue of the account.

To the same. Order to cause John Giffard and Eleanor de Lenham his wife to have respite until the octaves of Martinmas for the account which is exacted of John for the issues of the manor of Huntynghdon, co. Kent, and in the meantime to supersede the demand which they made on William de Northo, late escheator in cos. Surrey, Sussex, Kent and Middlesex, or on the present escheator in those counties for rendering these issues to the king at the exchequer and for the process against John and Eleanor or the said escheators or for making the extent of the manor for the said cause, as on 3 November last, it being found by inquisition taken by William de Northo that Margaret de Lenham, at her death, held the said manor of the archbishopric of Canterbury, then void and in the king's hands, by the service of a knight's fee and of making suit at the great court of the archbishop at Canterbury once a year for every service, and that Eleanor is Margaret's next heir and of full age; and because on 5 February, in the 8th year of his reign, the king took the fealty of J. now archbishop of that place, and restored the temporalities of the archbishopric to be delivered to him, and ordered the escheator to deliver that manor to John and Eleanor; the king has given John the said respite for rendering his account for the said issues, wishing to do favour to John who is now about to set out to Scotland in the king's service, and to Eleanor.

July 12.
Carlisle.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to deliver 3 messuages and a carucate of land in Copoun, co. Northumberland, which are in the king's hand and in the escheator's custody, together with the issues thereof, from 11 February last, to Hugh Basset, the king's yeoman, as on 11 February last the king granted to Hugh these tenements which belonged to Thomas Mareschal, late the king's enemy and rebel, and which had come into the king's hands by the forfeiture of Thomas, for Hugh and his heirs to hold of the king and the other chief lords of that fee by the same services by which the tenements were held before they came into the king's hands, and the king ordered the escheator to deliver the messuages and land to Hugh, or to show the king why he did not execute the order; and the escheator returned that he had not been able to execute the order because John de Louthre, late escheator in co. Northumberland, at the time of William's substitution in that office had delivered to William by indenture 4 tofts and 91 acres of land in Copoun, which belonged to Thomas, and which are in the king's hand and the escheator's custody by reason of the said forfeiture, which tofts are now newly become 3 messuages, and that the said land is called a carucate of land in co. Northumberland.

July 12.
Carlisle.

To William de Northwell, clerk. Whereas the king ordered Robert de Tanton, late keeper of the wardrobe, to account with John de Denton of Newcastle-upon-Tyne and William de Emeldon, parson of Bothale church,

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Membrane 16—cont.

executors of the will of Richard de Emeldon for the costs and expenses incurred by Richard in the king's service and to cause a bill to be made and delivered to the executors for what should be found to be owing by the king to Richard by that account, for his wages and those of his men-at-arms and hobelers [*as at page 204 above*], as appears by inspection of the chancery rolls; and the executors besought the king by their petition before him and his council in the last parliament to cause account to be made with them for the said costs and expenses and to cause a bill to be made as aforesaid, because Robert had died before he had executed the said order; the king therefore orders William to account with those executors for the costs and expenses incurred by Richard, and to cause them to have a bill as aforesaid.

By pet. of C.

July 5.
Newcastle-on-
Tyne.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Whereas lately at the suit of Walter de Hemelsey and Alice daughter of Adam Arundel of Erghum, by their petition before the king and his council in parliament, showing the king that Adam Arundel of Erghum, Alice's father and Walter's grandfather, whose heirs they are, had demised by his indenture to the then master and brethren of the Knights Templars in England a messuage, 8 tofts, 10 bovates of land and 5 acres of meadow in Attelowe to hold for a term of thirty-one years, as fully appeared by the other part of that deed under the seal of the master of the Temple, which William and Alice have in their possession, and exhibited before the king in chancery, and the said term had elapsed, and the messuage, tofts, land, and meadow are in the king's hand by reason of the annulling of the said order, and beseeching the king to provide a remedy, the king appointed Robert de Coigners, Thomas de Shefeld, and Thomas de Manneby, to inquire upon the premises; and afterwards, because during the discussion of the said affair before the king in chancery, Walter died, wherefore Alice de Hemelsey daughter and heir of Walter, as is said, has besought the king to provide her a remedy, and the king sent to the justices *sub pede sigilli* divers petitions of Walter and of Alice daughter of Adam, exhibited before the king and his council in divers parliaments, and the said inquisition returned into chancery and also a certificate of the treasurer and barons of the exchequer and of the chamberlains there, sent by the king's order into chancery, ordering the justices to cause speedy justice to be done to Alice and Alice upon the contents of these petitions, after having inspected the petitions, inquisition and certificate, and heard the plaint of Alice and Alice in his respect, and having called before them the king's serjeants and others who should be called in this respect; and now on the part of Alice and Alice it is shown to the king that although, the process being continued before the king upon the premises, it is found by inquisition in which Adam de Fyncheham, who follows for the king in this respect, and the said Alice and Alice by their attorneys placed themselves before the king, that Adam Arundel, ancestor of Alice and Alice, whose heirs they are, demised the said tenements to William de la More, formerly master of the Knights Templars in England and to the brethren of the order to hold for thirty-one years, by an indenture made between Adam and the master and brethren, and that the term is now elapsed and was four years ago, and by the certificate of the treasurer and barons and chamberlains, and by the certificate of the prior of the Hospital of St. John of Jerusalem in England, by virtue of the king's orders to inspect the deeds, muniments and memoranda of the Templars touching that affair sent before king, it is not found that the Templars ever had any state in those tenements except for a term of years, yet the justices have hitherto delayed to proceed to render judgment upon the premises; whereupon Alice and Alice have besought the king by their petition before the king and his council to provide a remedy; the king therefore orders the justices to proceed to render judgment upon the

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Membrane 16—cont.

premises with all possible lawful speed, notwithstanding that the said lands are in the king's hand, and that during the process Walter had died, as is said.

By C.

July 8.
Carlisle.

To the treasurer and chamberlains. Albreda, late the wife of Thomas de Copham, the king's armourer (*armatoris*), executrix of his will, has besought the king to order payment to be made to her of 17*l.* 13*s.* 11½*d.* for making the execution of the will therewith, as the king was indebted to him, at his death, in that sum for armour, jewels and other small things bought and purveyed by him for the king's use, and for his wages in the 2nd year of the king's reign, by account made with him at London on 10th May, in the 4th year of the king's reign, by Thomas de Useflete, then clerk of the great wardrobe, as may fully appear by a bill made thereupon under Thomas's seal, which the executrix has in her possession, as she says, for which 17*l.* 13*s.* 11½*d.* no payment has yet been made to Thomas or to his executrix; the king therefore orders the treasurer and chamberlains to pay 17*l.* 13*s.* 11½*d.* to the executrix for the execution of the will, having viewed the said bill and inspected the rolls and memoranda of the king's receipt touching such payment, if they shall find that no payment of that money has been made to Thomas or his executrix, receiving the said bill from the executrix and discharging Thomas of that sum towards the king.

By C.

July 6.
Carlisle.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Roger de Somervyll, who is insufficiently qualified.

MEMBRANE 15.

July 12.
Carlisle.

To Walter de Hungreford, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order not to intermeddle further with 10 acres of land in Kensyngton, restoring the issues thereof, as the king ordered William de Northo, late escheator in those counties, to inform him why he had taken that land into the king's hand, and William returned that he had not so taken it, but that William Trussel, late escheator beyond Trent, took into the king's hand a croft called 'Ronsevalcroft,' containing 10 acres of land, which are the same 10 acres which John de Cantebrigg now claims, and he delivered it to William by indenture, asserting that he had taken it into the king's hand because the brethren of the hospital of Ronc[eval], who held the croft of the king in chief, totally abandoned, it and that Simon de Kensyngton afterwards occupied it without the king's licence; and afterwards the king, being informed that the 10 acres are not held of him in chief but of John, earl of Oxford, by rendering to him certain services yearly, ordered William de Northo to take an inquisition upon the premises, by which it is found that the said 10 acres are not held of the king in chief, but of the said earl by the service of rendering 6*d.* yearly for every service. ✓

By C.

July 6.
Carlisle.

To William de Clapham, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order not to intermeddle further with two tofts and 3 bovates of land in Barton in Rydale, permitting Henry Freman to hold them of William, bishop of Norwich, by the service of rendering 12½*d.* yearly, until further orders, restoring the issues thereof to Henry, as the escheator returned that he had taken those tofts and the land into the king's hand because he had found by inquisition of office that Henry de Grey, who held the manor of Barton in Rydale in chief of Edward I. alienated the said tofts and land in fee to Adam de Evington without the licence of Edward I.; and the king ordered the escheator to take an inquisition on the matter, by which it is found that Henry de Grey, sometime lord of that manor, who

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Membrane 15—cont.

held it in chief of Edward I., alienated the said tofts and land thereof to Adam father of Henry Freman of Barton, whose heir he is, and to Adam's heirs, for ever, to be held of Henry de Grey and his heirs, rendering to Henry de Grey 12½*d.* yearly for every service, without the licence of Edward I. in the 5th year of his reign; and the king wishes to do special favour to the bishop of Norwich, now lord of that manor. By C.

July 10.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause Thomas de Bradeston, keeper of the land of the heir of Edmund son of Edmund, late earl of Kent, to be discharged and acquitted of 4*l.* 2*s.* 2½*d.* of that 18*l.* 9*s.* 10*d.* at which the manor of Barndesleye is extended, in 150*l.* 13*s.* 8*d.*, to be rendered to the king at the exchequer, from the time that Eleanor, late the wife of Herbert son of John son of Reginald had obtained her seisin of a third part of two parts of that manor, as she lately sought in the king's court, before the justices of the Bench, against Thomas, a third part of two parts of that manor, with which Herbert dowered her with the assent of John his father, at the door of the church, when he married her, and Thomas, pleading before the justices alleged that he held those two parts, together with other manors which belonged to the earl, tenant in chief, and which by reason of the minority of the earl's heir were taken into the king's hand, by the king's grant until the heir should come of age, and that he ought not to answer Eleanor without consulting the king; upon which pretext the justices delayed to proceed with that plea; wherefore, at the suit of Eleanor, the king ordered the justices to proceed in the discussion of that plea and do justice to the parties, notwithstanding the said allegation; and Eleanor recovered her seisin of that third part against Thomas in the month of Easter last, by the consideration of the court, as appears by the tenor of the record and process held thereupon before the justices, which the king caused to be brought before him in chancery; and now Thomas has besought the king to order him to be discharged of the extent of that third part from the time of the said recovery, as he had held that third part with the other two parts and the said manors for rendering 150*l.* 13*s.* 8*d.* thereupon at the exchequer, by virtue of the king's said commission.

June 30.
Newcastle-on-
Tyne.

To the same. Order to cause Edmund Hakelut to be discharged and acquitted of the extent of the manor of Upleden, co. Hereford, and of the account for the issues of the manor and of the issues, charging those whom they shall find by inquisition or otherwise to have had the custody of that manor at that time, with the said custody; as the late king committed that manor to Edmund to hold under a certain form, and afterwards, because the king learned from trustworthy testimony that Edmund received no issues or profits from the manor at any time, and not wishing that he should be charged for rendering an account to the king for the issues of the manor at the exchequer by reason of the said commission, the king acquitted him thereof, as is fully contained in the king's letters patent thereupon; wherefore the king several times ordered the treasurer and barons to supersede the demand which they made upon Edmund for rendering his account or for the issues of that manor for the king's use and to cause him to be released and discharged thereof, and if there was any cruse why they should not do this, to inform the king of that cause without delay; and the treasurer and barons returned that the manor of Upleden, which belonged to the Templars, was committed to Edmund on 4th November, in the 5th year of the late king's reign, to hold from Michaelmas then last past, during pleasure, rendering to the king the extent of that manor, with which extent Edmund is charged at the exchequer; and for that reason 96*l.* 7*s.* 2*d.* are exacted from Edmund for the arrears of that extent, and that no other account is exacted from him for the issues of

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Membrane 15—cont.

the manor, and therefore for that cause, and because it is not known who ought to be charged with the custody of the manor from the said Michaelmas if Edmund is not, they did not proceed to Edmund's discharge thereof; and it is not the king's intention that he shall be charged with the said extent, because he has never received any issues or profits from the manor.

By C.

July 10.
Carlisle.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas the king lately appointed John de Briggewauter, his clerk, to cause two ships of war to be prepared in the port of Dertmuth, with mariners and armed men and other things necessary for war, to set out thence upon the sea to meet a certain great ship charged with wine, armour and other merchandise sent from parts beyond to the castle of Dumbretayn in Scotland, as is fully contained in the letters patent thereupon, and caused 100s. to be delivered to John from the treasury upon his wages, and John set out in the king's service by reason of that order, and has certified to the king in chancery of all his doings in this respect, and has besought the king to order account to be made with him upon his expenses in the said journey; the king therefore orders the treasurer, barons and chamberlains to receive John's account in this respect, 3s. being allowed to him for every day which they shall find him to have spent in that service in going to those parts, staying there, and returning thence to the king, and orders the treasurer and chamberlains to pay to John from the treasury what they shall find to be due to him for such expenses beyond the said 100s.

July 13.
Carlisle.

To the collectors of the customs of wool, hides and wool-fells in the port of London. Order to pay to John de Hanon[ia] or to Dinus Forcetti and Alexander de Barde and their fellows, merchants of the society of the Bardi of Florence, staying in the city, John's attorneys in this respect, 500 marks for Easter term last, in accordance with the king's grant to John of 1,000 marks yearly from the issues of that custom to be received by the hands of the collectors thereof for the time being.

July 15.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors in their account, of 500 marks, if they shall be found to have paid that sum to John de Hanon[ia] by virtue of the preceding order.

July 10.
Carlisle.

To the same. Order to supersede the demand which they make on the prior of St. Mary's, Carlisle, collector of the last tenth granted to the king by the clergy of the province of York, in the bishopric of Carlisle, for rendering to the king his account for the said tenth according to the ancient tax, accounting with him for that tenth according to the new tax, as the prior has shown the king that whereas the tenth was granted to the king by the clergy according to the new tax of their benefices, which were taxed anew, and not otherwise, and the prior levied that tenth from the clergy of the bishopric according to the new tax, and is ready to answer to the king for the same; yet the treasurer and barons intend to compel the prior to answer to the king in his account for that tenth according to the ancient tax; and it was testified before the king and council in the last parliament at York by W. archbishop of York that the tenth is granted to the king by the clergy according to the new tax and not otherwise.

By pet. of C.

July 15.
Carlisle.

To the same. Order to cause John de Tycheburn, late sheriff of Wilts, to have due allowance in his account at the exchequer of the sums which they shall find him to have paid to John de Harnham and Richard Bloundel by virtue of the king's orders, having viewed the king's writs and the indentures made in this respect, receiving from John de Tycheburn the said writs and indentures, as the king ordered the sheriff of Wilts, by writ of privy seal, to pay 20*l.* to John de Harnham upon the making of a pond

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Membrane 15—cont.

in the king's park of Claryndon from the issues of his bailiwick, and by another writ likewise ordered him to pay to Richard Bloundel, bounder of that park, 3*d.* a day for his wages, 13*s.* 4*d.* for his robe, and 10*s.* for a 'courtesy' yearly from the said issues.

July 14.
Carlisle.

To Philip de Hambury, supplying the place of Henry de Percy, constable of Scardeburgh castle. Order to cause the defects in that castle, which are in most need of repair to be repaired and amended up to the sum of 40*l.* by the view and testimony of Henry de Roston and Adam de Semere, and the king has ordered the bailiffs and lawful men of Scardeburgh to pay to Philip 80*l.* for those repairs of those 91*l.* which they ought to pay to the king for the ferm of that town at Michaelmas next, because the king has learned that there are divers defects in the castle, in towers, turrets, houses, bridges and other erections there, and that he may easily suffer no small damage unless they be speedily repaired and amended. By C.

July 14.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause Thomas de Knapton to have the terms which the king has granted to him for 10 marks for a certain fine which he lately made with the king for having licence to acquire for himself and Constance his wife and the heirs of their bodies certain lands in Baumburgh of William le Corouner of Baumburgh, who held them of the king in chief, which 10 marks are exacted of Thomas by summons of the exchequer, and he has besought the king, by his petition before him and his council in parliament to cause the said 10 marks to be atterminted at a certain yearly sum, and the king has granted that Thomas shall pay 20*s.* yearly until the debt be discharged. By K. and C.

July 11.
Carlisle.

To William de Monte Acuto and Henry de Ferariis, keepers of the islands of Guer[nereye], Jers[eye], Serk and Aureneye, or to him who supplies their places. Order to cause the defects in the castles of the islands of Guer[nereye] and Jers[eye] to be repaired without delay by the view and testimony of William de la Rue and John Moyne from the issues of those islands, so that no danger may arise by that defect to the king or to the islands, and the king will cause allowance to be made to them for the costs which they shall incur in repairing those castles, up to 100 marks sterling, by the view and testimony of William and John, because the king has learned that there are several defects in these castles, houses, walls, turrets, gates and edifices which are in great need of repair. By K.

MEMBRANE 14.

July 10.
Carlisle.

To the treasurer and barons of the exchequer. Elizabeth de Burgo, the king's kinswoman, one of the sisters and third of the heirs of Gilbert de Clare, late earl of Gloucester and Hertford, tenant in chief of the late king, has shown the king that whereas she holds divers lands of the said inheritance in her purparty assigned to her in the late king's chancery, in which assignment no mention is made of 72*l.* 20*d.* which were of that inheritance, to wit, of 40*l.* for the third penny of co. Gloucester, under the name and honour of co. Gloucester, and of 32*l.* 20*d.* for the third penny of co. Hertford, under the name and honour of co. Hertford, and Elizabeth never received anything therefrom because they remained in the late king's hand after the said partition, and are now in the king's hand; and although Elizabeth is prepared to acknowledge and make her relief for the lands which she holds in her purparty of the said inheritance, being distrained by summons of the exchequer, and to acknowledge and satisfy the king, as she says, for the relief due to him for the lands which she so holds of that

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Membrane 14—cont.

inheritance as for the honours which are in her purparty and for the knights' fees; yet the treasurer and barons distrain Elizabeth by reason of her said purparty for a third part of the relief of two entire counties, to wit, Gloucester and Hertford, as if she had, when she has not, a third part of 72*l.* 20*d.*, by reason of which her ancestors and those of her co-heirs and parceners held the lands of that inheritance under the name and honour of the earl of those counties, wherefore Elizabeth has besought the king by her petition before him and his council to provided a remedy; the king therefore orders the treasurer and barons that if they can ascertain that Elizabeth has not had any part of the said 72*l.* 20*d.* as aforesaid, then, receiving her relief for the lands which she holds in her purparty as for honours, if any, and for knights' fees, to supersede the exaction for the residue which they cause to be exacted from her for the said third part of two entire counties, to wit, Gloucester and Hertford, as if she had a third part of that 72*l.* 20*d.*, by reason whereof the said inheritance took the name and honour of earl as when she has not, until another ordinance has been made thereupon by the king and his council. Ry pet. of C.

July 6.
Carlisle.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with 70 acres of meadow in Snyterby which belonged to Thomas de Nevill, restoring the issues thereof as the escheator returned that he had not taken that meadow into the king's hand, but that Matthew Broun, at the time when he was escheator of the late king in those counties, took it into the late king's hand because it was found by inquisition of office that Alan de Thornton acquired it in fee of the said Thomas, who held it of the late king in chief, without obtaining the late king's licence thereupon, and that the meadow is still in the king's hand; and afterwards, at the prosecution of Ralph de Nevill son and heir of Thomas, as is said, showing that Alan had no other state in those tenelements, except for a term of years then past, by the demise of Thomas, as Ralph is prepared to verify, and beseeching the king to cause his hand to be amoved from the meadow, the king ordered the escheator to take an inquisition upon the matter, by which it is found that Thomas demised the meadow to Alan for a term of twenty years, elapsed two years ago, and that had no other state in that land at any time except for that term, and that the meadow is held of the king in chief as parcel of the manor of Snyterby, which is held of the king in chief by the serjeanty of finding a foot-cross-bowman in the king's army of Wales, and it is worth 10*s.* yearly in all issues according to its true value, and no more.

By C.

July 18.
Carlisle.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall and Devon. Order to cause Oliver de Sancto Johanne and Elizabeth his wife sister and heir of John de Luccumbe son and heir of Hugh de Luccumbe, tenant in chief, which said John died while he was under age and in the king's wardship, to have full seisin of all the lands of which Hugh was seised at his death in his demesne as of fee in that bailiwick, and which were taken into the late king's hand at Hugh's death, because Elizabeth has proved her age before the escheator, and the king has taken Oliver's fealty for all the lands of that inheritance which are held of the king in chief.

To Walter de Cirencestr[ia] escheator, in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order to deliver to Ida, late the wife of Hugh de Nevill, the manor of Arnhale, together with the issues thereof from the time of Hugh's death, because the king has learned by inquisition taken by William Erneys, late escheator in those counties, that Hugh and Ida held that manor jointly at Hugh's death by the licence of the late king, and that the manor is held of the king by the service of rendering to the king 10*l.* yearly; and the king has taken her fealty for the manor.

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*Membrane 14—cont.*July 22.
Carlisle.

To the treasurer and barons of the exchequer. Order to discharge and acquit William de Pillaund, parson of Kyngstane church, of rendering 7*l.* for two parts of the manor of Luccumbe, co. Somerset, from 18th July last, as the late king, on 16th June, committed to William the custody of the said two parts which belonged at his death to Hugh de Luccombe, tenant in chief of the late king, and which were then in that king's hands by reason of the minority of John, Hugh's son and heir, to hold, together with the issues thereof, from Easter, then last past, until the heir should come of age, rendering to the late king 7*l.* yearly, so that if the heir should die before he came of age, his heir being under age, William should have that custody with all its appurtenances, until the said heir should come of age, and so on from heir to heir until one of these heirs should come of age, rendering the 7*l.* yearly as aforesaid, saving to the late king the knights' fees, advowsons, dowers, reversions and escheats which should fall in during that custody; and on 18th July last the king took the fealty of Oliver de Sancto Johanne, who married Elizabeth, sister and heir to John, who died while he was a minor in the king's wardship, Elizabeth having proved her age before Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon and Cornwall, for all the lands which are held of the king in chief of that inheritance, and ordered those lands to be delivered to them.

July 13.
Carlisle.

To the collectors of the customs of wool, hides and wool-fells in the port of London. Order to pay to Oto, lord of Kuyk, or his attorney, 125*l.* for Easter term last, if they have not yet been paid from the issues of that custom, in accordance with the king's grant to him of 250*l.* yearly from those issues, to be received by the hands of the collector of the same for the time being.

July 16.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors, in their account for 125*l.* which they have paid to Oto, lord of Kuyk, by virtue of the preceding order, if it is so.

July 12.
Carlisle.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Robert de Haddeleye, who is insufficiently qualified.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirwode to be elected in place of William de Bevercotes, deceased.

July 20.
Carlisle.

To Simon Basset. Order to pay to the prior of the Hospital of St. John of Jerusalem in England, the arrears of a portion of a rent of 51*s.*, touching two parts of the lands which belonged to Thomas de Rodeberwe, which are in Simon's custody by the king's commission, until the heir of Thomas shall come of age, from the time when Simon had that custody, and to pay that portion henceforth, as long as Simon holds that custody; because the king has learned by inquisition taken by John de Peyto, the younger, late escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining, that Thomas held in his demesne as of fee, at his death, a messuage, 3 mills, 156 acres of land, 57 acres of meadow and 10 acres of pasture in Magor, co. Gloucester, of the king in chief, by the service of a fourth part of a sixth part of a knight's fee, and a messuage, 80 acres of land and 3 acres of meadow in Hawenpenn, co. Gloucester, of the said prior as of his manor of Queynton, in socage, by the service of rendering 51*s.* yearly to the prior. By pet. of C.

June 13.
York.

To Master John de Hildesle, the king's clerk. Order to pay to William son of Thomas Danvers, the arrears of a rent of 100*s.* from lands at Newbury, and to pay that rent henceforth from the issues of the said lands, which are in John's custody for rendering a certain ferm yearly to the king, by the king's grant, as long as John shall have that custody, as it was found by inquisition taken by Richard de Abberbury and John de Brompton, in

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Membrane 14—cont.

the presence of Roger de Wydwere, sub-escheator in co. Berks, that Roger de Mortuo Mari, late lord of Wygemore and Trym, on Saturday after the Purification, in the 14th year of the late king's reign, bound himself by his deed to be indebted to William son of Thomas Danvers, in a rent of 100s., to be received yearly for life from Roger and his heirs from his lands at Neubury, by the hands of the bailiff of Stretford Mortimer for the time being, or until William shall be promoted by Roger or his heirs with a marriage or other promotion of the value of 20*l.* yearly, at least, by reason of a donation of the manor of Woghefeld, co. Berks, which Thomas Danvers, William's father, made to Roger and his heirs; and that William received that rent from the time of the drawing up of the deed from the lands in Neubury for all the time that they were in Roger's hands, by the hands of Roger's bailiff for the time being, and that William was not promoted by Roger or his heirs to any marriage or other state, and that William did not remit or acquit that rent to Roger and his heirs; and the king, considering the donation which Thomas made to Roger of the manor of Woghefeld for the promotion of William, which manor came into the king's hands by Roger's forfeiture, ordered William de Wutenham to deliver to William son of Thomas Danvers the said rent of 100s. from the issues of the lands in Neubury, which were in the hands of William de Wutenham for rendering a certain ferm yearly at the exchequer until William should have a marriage or promotion as aforesaid.

MEMBRANE 13.

March 22. To Master John de Hildeslee, the king's clerk. Order to pay to Richard Rockingham. son of Thomas Danvers, 100s. rent from lands at Neubury, which are in his custody by the king's commission for rendering a certain yearly ferm to the king, and to pay that rent henceforth until Richard has a promotion, as the late king ordered Philip de Hardeshull, then keeper of forfeited lands in co. Berks, to pay to Richard the arrears of that rent for the time when Philip had the custody of the manor of Newebury, and to pay him that sum yearly henceforth, until Richard should be promoted to an ecclesiastical benefice [*as in this Calendar*, 18 *Edward II.* p. 264]; and afterwards, at Richard's suit, showing that William Trussel, then escheator this side Trent, in whose custody the said lands were, refused to pay that rent, the king appointed Robert Achard, John de Brompton and Robert de Hungerford to take an inquisition upon the premises, and by the inquisition taken thereupon by Robert Achard and John in the presence of the sub-escheator of that county, it was found that Roger de Mortuo Mari of Wiggemore bound himself by his deed to be indebted to Richard in the said yearly rent to be received of Roger and his heirs from his lands at Newebury by the hands of his bailiff of Stratfeld Mortimer, for the time being, for Richard's life, and that Richard held the rent from the time of the drawing up of that deed, and that he had no promotion from Roger, and that Richard at no time released Roger of that rent, as appears by inspection of the rolls of chancery of the late king; and the king has considered the donation which Thomas made to Roger of the manor of Woghfeld for the promotion of Richard, which manor is in the king's hand by Robert's forfeiture, and he has also considered the late king's order.

July 25.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause Henry de Percy, to whom the king formerly granted the custody of two parts of the lands which Robert fitz Wautier, at his death, held of the king in chief, for rendering 500 marks yearly to the king, to be discharged and acquitted

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Membrane 13—cont.

of the same 500 marks from 5 June last, provided that Henry shall answer to the king for those 500 marks before the said day, on which day the king took the homage of John fitz Wautier son and heir of Robert, John being a minor in the king's wardship, for the said lands, and ordered them to be delivered to him.

July 28.
Carlisle.

To the treasurer and barons of the exchequer and to the chamberlains. Order to pay to Bartholomew de Bardi and his fellows, merchants of the society of the Bardi of Florence, from the treasury the following sums which they have paid at the king's request to the following persons, sent in the king's service to divers places, upon their expenses, or to cause Bartholomew and his fellows to have a suitable assignment therefor, to wit: to John, archbishop of Canterbury, sent to France, 200*l.*; to the abbot of Dore, sent there, 30*l.*; to William de Clynton, sent there, 70*l.*; to Master John Peres, sent there, and to the town of Rokesburgh, at divers times, 23*l.* 6*s.* 8*d.*; to William Trussel, sent to the Roman court at divers times, 33*l.* 19*s.* 5*d.*; to James Fakk, sent both to Rokesburgh and to France, 4*l.*; and Bartholomew and his fellows assert that they have the letters of obligation of the archbishop, abbot, and others, thereupon in their possession.

By K.

[*Fœdera.*]

† July 3.
Newcastle-on-
Tyne.

To John de Ellerker, treasurer of Ireland, and Matthew de Bath. Order to sell, by the assent of William de Northwell, clerk, of co. Nottingham, prebendary of Northwell, in the collegiate church of Suthwell, all the goods and chattels which belonged to Robert de Tanton, late keeper of the wardrobe, at his death, and which are in the custody of John and Matthew, and to deliver the money realised thereby and the arrears of Robert's accounts, to John, archbishop of Canterbury, who, at William's request and at the king's wish, has undertaken to dispose of the said goods, as far as they will suffice, for the salvation of Robert's soul, or to the archbishop's attorney, by indentures, as William de Northwell mainperned at the exchequer to render to the king the account for Robert for the issues of the wardrobe for the time when Robert was keeper there, and found security for satisfying the king for that which should be owing to him by the said account, and for all other debts which Robert, at his death, owed to the king; and the king, by writ of the exchequer, ordered all the goods which belonged to Robert, and which he caused to be taken into his hand by reason of Robert's accounts and debts, to be delivered to William; and afterwards, at William's suit, beseeching the king to provide him a remedy, as divers goods and chattels which belonged to Robert had been eloigned and withdrawn by divers men, and several bailiffs and ministers who were bound to render accounts to Robert, evaded and refused to render such accounts; the king, with William's assent, appointed John de Ellerker and Matthew to seize and take into his hands all the goods and chattels, jewels, etc., which belonged to Robert in Ireland, at his death, without diminution, and to keep them safely until the said accounts should be rendered, and the king satisfied for the sums due to him, or until further orders, and to take inquisition by whom those goods and chattels had been eloigned, and in whose hands they now are, and to audit the accounts of all those who were bailiffs of Robert and who have not rendered accounts to Robert while he was alive, and to receive the arrears of accounts from them in the name of the king and William, so that William may be able to answer for the said debts and for the king's indemnity in this respect.

Aug. 2.
Carlisle.

To Adam de Wylughby, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Order to deliver to Matilda, late the wife of John de Barewe, a messuage, 80 acres of land,

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Membrane 13—cont.

3 acres of meadow and 100s. rent in Bolynghop, Clehungre and Hereford, co. Hereford, having taken Matilda's fealty for them, which the king has given the escheator power to receive, and not to intermeddle further with the lands which John held of other lords, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that John and Matilda, at John's death, held the messuage, land, meadow and rent jointly for themselves and the heirs of their bodies, of the king in chief, by the service of a third part of a fourth part of a knight's fee, by the grant of Roger Broun, vicar of the church of Monks Norton, by the late king's licence and by a fine levied in the king's court, and they held lands of other lords by divers services.

July 30. To the sheriff of Southampton. Order to cause a coroner for that
Carlisle. county to be elected in place of Roger de Fyfhide, deceased.

July 26. To the treasurer and barons of the exchequer and to the chamberlains.
Carlisle. Order to cause allowance to be made to James de Kyngeston, clerk, of 40*d.* a day from 11 February last to 28 March following, when he was in the king's service, for his wages, in 20 marks which the king caused to be delivered to him from the treasury upon his wages and those of certain mariners, provided that James shall answer to the king for that which is over from the said 20 marks of his said wages; as the king lately appointed James and John Crabbe to provide 10 ships of war in the ports of Great Yarmouth, Little Yarmouth, Ipswich, Bishop's Lenn, Kyngeston-upon-Hull, Ravenesrod, Hertilpol, Scardeburgh and Newcastle-upon-Tyne, and to elect 1,000 men, mariners, archers and others for manning those ships and to set them in the ships and to cause the ships to be provided with victuals and other things necessary for war, to set out upon the sea in the king's service at his wages.
By K.

July 20. To the same. Order to cause that 100s. which the king caused to be
Carlisle. delivered to James de Kyngeston (whom the king lately appointed together with William de la Pole to arrest three ships of war in the ports of Kyngeston-upon-Hull and Ravenesrod, and to cause those ships to be manned with mariners and armed men and with other necessary things, and made ready to set out in the king's service upon the sea), upon his wages, for his expenses while he was in the king's service and in recompence for the damages which he sustained in making such provisions, to be fully allowed to him, and to cause him to be discharged and acquitted thereof.
By K.

July 28. To the same. Order to allow to the abbot of Leicester, collector of the
Carlisle. tenth and fifteenth, granted to the king by the community of the realm, in co. Leicester, 43*s.* 0½*d.* in the money received by him from the tenth and fifteenth, if the treasurer, barons and chamberlains shall find, upon view of the king's letters patent, that the said 43*s.* 0½*d.* are in arrears to the abbot of 100 marks which they lately received from the abbot on loan by the hands of the treasurer and chamberlains in aid of the king's expedition against Scotland, as the abbot has besought the king to cause such allowance to be made to him.
By C.

Aug. 2. To Robert de Holewell, escheator in cos. Norfolk, Sufflk, Cambridge,
Carlisle. Huntingdon, Essex and Hertford. Order to cause Thomas le Hoo, knight, and Isabella his wife daughter of John de Sancto Leodegario to have full seisin of the manor of Offeleye, co. Hertford, because the king has learned by inquisition taken by the escheator that John held that manor in that bailiwick at his death of Roger de Mortuo Mari, earl of March, tenant in chief, whose lands are in the king's hands by reason of the minority of Edmund, Roger's son, who also held of the king in chief by the service of a moiety of a knight's fee, and that Isabella, who has proved her age before Gilbert

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Membrane 13—cont.

de Ledred, escheator in cos. Lincoln, Northampton and Rutland, is John's next heir, and the king has taken the fealty of Thomas for that manor.

July 8.
Carlisle.

To the same. Order to cause reasonable dower to be assigned to Ida, late the wife of Hugh de Nevill, tenant in chief, from all the lands which belonged to him in that bailiwick at his death, in the presence of John de Nevill son and heir of Hugh, if he choose to attend, because Ida has taken oath before the king that she will not marry without royal licence.

MEMBRANE 12.

July 20.
Carlisle.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further at present with the manor of Wodepreston, restoring the issues thereof to Alice, late the wife of John Sencler, because the king has learned by inquisition taken by the escheator that John and Alice held the manor jointly for themselves and the heirs of their bodies by a fine levied in the king's court, and that the manor is held of the honour of I'Aigle (*Aquila*), which is in the hands of Queen Philippa, by knight's service.

To William de Northo, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with the manor of Banstede, co. Southampton, restoring the issues thereof to the said Alice, as the king has learned as above that John and Alice held that manor jointly for themselves and the heirs of their bodies by a fine levied in the king's court, and that the manor is held of John de Scures by the service of a knight's fee.

July 25.
Newcastle on-
Tyne.

To Adam de Withiford, late chamberlain of South Wales. Order to expend up to 60*l.* of those debts which he owes to the king for the arrears of his account for the time when he held that office, in repairing the defects of the castle of Lampadar, which is in great part destroyed and broken, by the view and testimony of Owain de Montegeri, constable of that castle, whom the king has ordered to aid Adam, to be levied of the debts which are owed to Adam by divers debtors in those parts, as is said, with all possible speed.

By K. and C.

To Owanus de Montegeri, constable of Lampader castle. Writ of aid in favour of Adam for levying the said debts as aforesaid. By K. and C.

July 25.
Carlisle.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with the lands which belonged to Ranulph Dunfoul, of Goseberchirch, restoring the issues thereof, as on its being found by inquisition, taken by the escheator, that John de Rye of Goseberchirch held at his death the manor of Goseberchirch of the bishop of Lincoln, by knight's service, and divers other lands of divers other lords, by divers services, and that he held no other lands of the king in chief, by reason whereof the custody of his lands ought to pertain to the king, the king ordered the escheator not to intermeddle further with the said lands, restoring the issues thereof, as appears by inspection of the chancery rolls; and by another inquisition taken by the escheator afterwards, it is found that Ranulph held in his demesne as of fee at his death a messuage, 31 acres of land and 12 acres of meadow in Goseberchirch of the king as of the manor of Goseberchirch, which was in the king's hand after John's death, by the service of the hundredth part of a knight's fee, and that he held divers other lands of divers other lords by divers services, and

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Membrane 12—cont.

that he held no other lands of the king in chief; and that Thomas, Ranulph's son, is his next heir and aged seventeen years.

Aug. 7.
Carlisle.

To the merchants of the society of the Bardi of Florence, staying in London. Order to pay to John de Shordich, whom the king is sending to parts beyond the sea for the furtherance of his affairs there, 40*l.* for his expenses in going upon the said affairs, for which sum the king will cause the merchants to be quickly satisfied.

Aug. 7.
Perth.
(*Villa de Sancto Johanne.*)

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Thomas de Hanleye, deceased.

Aug. 2.
Carlisle.

To the treasurer and barons of the exchequer. Whereas the king lately ordered John Gabriel and Ralph de Mallyng, collectors of the customs of wool, hides and wool-fells in the city of Winchester, where the staples of wool, hides and wool-fells were then established, to levy and collect that subsidy which the merchants, both native and alien, granted to the king for his urgent affairs, to wit, 10*s.* on every sack of wool and 300 fells, and 20*s.* on each last of hides taken by the merchants out of the realm from 14 May in the 7th year of the king's reign, beyond the ancient customs due to the king in that city, and the collectors should answer for that custom to the king; and now the king has learned from the grave complaint of John and Ralph that although the aforesaid order was not delivered to John and Ralph before the 19th June then next following, and they had not sought to intermeddle with the collection of that subsidy before the receipt of the order, yet the treasurer and barons charged John and Ralph, upon rendering their account at the exchequer, with 25*l.* 3*s.* 1½*d.* of the said subsidy for the wool and wool-fells of Isbriech de Fraunchevereth, John Bolde, John Normaud, Peter de Sancto Fisciano, Thomas Whitchurch, Ralph de Mersshton, John Lucas, Matthew Grimbaud, and Simon de Mees, merchants, which they caused to be taken out of the realm before the said order was delivered to John Gabriel and Ralph de Mallyng, the customs thereupon being paid; and the treasurer and barons caused that money to be exacted from John and Ralph by severe distrains, although the said merchants had nothing in the realm from which John and Ralph could levy that money, or any part of it, during the whole time that they were collectors of the said subsidy, wherefore they have besought the king to provide a remedy; the king therefore orders the treasurer and barons to cause the demand which they made upon John and Ralph for 25*l.* 3*s.* 1½*d.* to be superseded, and to cause John and Ralph to be discharged and acquitted thereof, if they shall find upon inspection of the rolls and memoranda of the exchequer that the king's order for collecting that subsidy was not delivered to John and Ralph before the said 19th June, and that the said merchants had taken their wool and wool-fells out of the realm before the order was delivered, and that John and Ralph were not able to receive anything of that sum before the receipt of that order and could not levy it from the said merchants as aforesaid; provided that the money is levied of Isbriech, etc., if they have anything within the realm.

By K. and C.

Aug. 7.
Perth.

To the sheriff of Stafford. Order to cause Ralph de Stafford, knight, to have full seisin of a messuage and 70 acres of land in Tilynton near Stafford, which Henry de Cressewall held, who was outlawed for felony, as is said; because the king has learned by inquisition taken by the sheriff that the said messuage and land have been in the king's hand for a year and a day, and that Henry held the messuage of Ralph, and that Thomas de Swynnerton holds the messuage and land, and had the year day and waste thereof, and ought to answer for them to the king.

1335.

*Membrane 12—cont*Aug. 6.
Perth.

To the treasurer and chamberlains. Order to pay from the treasury to Master Nicholas Fastolf, clerk, executor of the will of Nicholas Fastolf, one of the king's justices in eyre in co. Bedford, appointed in the 4th year of his reign, those 20 marks for the execution of the will which the king ordered to be paid to Nicholas from the treasury by writ of *liberate* in the same year, in subvention of his expenses in the said eyre, as appears by inspection of the chancery rolls, if payment has not hitherto been made to him.

By K.

Aug. 7.
Perth.

To the sheriff of Kent. Order, immediately upon sight of these presents, to cause all the money collected by the abbot of St. Augustine's, Canterbury, and all the other debts which the abbot owes to the king, to be levied of the lands, goods, and chattels of the abbot within the bailiwick, so that the sheriff may have that money and all the said debts at the exchequer on the Nativity of the Virgin next, to be delivered to the treasurer and chamberlains there for the expedition of certain of the king's affairs, as the king lately appointed the abbot and Thomas Bacoun to levy and collect the fifteenth lately granted by the community of the realm and the tenth granted by the citizens and burgesses of their moveables in co. Kent, so that the abbot should answer to the king for the money arising therefrom at certain days now past; and although after the lapse of those days the king several times ordered the abbot to cause the money levied and collected by him to be sent to the exchequer, yet the abbot has detained that money.

By K.

Aug. 7.
Perth.

To the collectors of customs in the port of Southampton. Order to pay to Master William de la Rue 100s. upon his expenses in going to the islands of Gernereye, Jereseye, Seerk, and Aureneye, and his wages, from the issues of the said customs, receiving from William his letters patent testifying the receipt of that money, as the king lately ordered William de Monte Acuto and Henry de Ferariis, keepers of the said islands, and those supplying their places, to cause the defects of the castles of those islands to be repaired where necessary up to the sum of 100 marks sterling, by the view and testimony of William de la Rue and John le Moigne, and to cause 2s. 6d. daily to be paid by indenture to William for the time when he should be so engaged, from the issues of those islands.

By K. and C.

To the same. Order to deliver to John de Roches 20l. from the issues of those customs, upon his expenses in going to the islands of Gernereye, Jereseye, Seerk, and Aureneye, and staying there, as the king sent him to those islands for the safety and defence of the same and of the king's castles and fortlets there, against the hostile attacks of certain aliens who propose to invade the islands with ships of war, as the king has learned, unless the king prevents their malice, and to do certain other things contained in the king's letters patent to him thereupon.

By K. and C.

To William de Monte Acuto and Henry de Ferariis, keepers of the islands of Gernereye, Jereseye, Seerk, and Aureneye, and to those who supply their places. Whereas the king has sent John de Roches to those islands as aforesaid, and has ordered 20l. to be delivered to him upon his expenses in going and staying there from the issues of the customs in the port of Southampton, the king orders them, if necessary, and danger is imminent, whereby it would be necessary for John to incur costs and expenses beyond the sums which he so received for the defence of those islands, then to cause him to be paid from the ferm of those islands as much as is reasonable for the defence thereof, so that the islands may not be endangered.

By the same warrant.

Aug. 15.
Perth.

To Thomas de Foxle, constable of Wyndesore castle. Order to expend up to 10l. in buying and purveying victuals necessary and useful for the

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Membrane 12—cont.

provisioning of that castle from the issues of that bailiwick, and to cause the castle to be provided with the same victuals with all possible speed.

By K.

MEMBRANE 11.

Aug. 26.
Perth.

To the mayor and sheriffs of London. Order to deliver by indenture without delay or excuse to John Gray, the king's serjeant of the receipt of the exchequer, whom the king sends to them upon this pretext, 440 marks of those 500 marks which they and other men of that city lately granted to the king for the discharge of certain hobelers who ought to have set out with the king and his other lieges against the Scots, which 500 marks the king had afterwards ordered the mayor and sheriffs to be assessed and levied upon the men of that city, by them, and sent to the exchequer on a certain day, now past, and also all other money which they have, whether of the issues of their bailiwicks or otherwise.

By K. and C.

Aug. 28.
Perth.

To the abbot of St. Augustine's, Canterbury, collector of the fifteenth and tenth granted by the laity and of the tenth granted by the clergy. Order to pay 20 marks of the money of the said tenth and fifteenth, to Peter Barde, whom the king has appointed captain and admiral of his fleet of all ships from the mouth of the Thames, from the Cinque Ports and other Ports on the sea coast towards the west, which the king has ordered to be prepared to set out in his service for the defence of the realm, upon his expenses in that office.

By C.

Aug. 26.
Perth.

To the mayor and sheriffs of London. Order to cause all the ships of the burthen of 40 tuns of wine or more, in the port of London, to be sent to sea, well manned with armed men and with other necessities of war, without delay, for the defence of the realm; and although the mayor and sheriffs and other citizens of London are bound to assist in the defence of the realm when danger is imminent, the king nevertheless orders them to spend (*ponatis*) 60 marks of those 500 marks which they lately granted to the king for the discharge of certain hobelers of that city, who ought to have set out with the king against the Scots, which 500 marks the king ordered to be levied by them afterwards, in aid of his costs and expenses in this respect, by the view and testimony of John de Pulteney, so that the king may not suffer harm or disgrace by their default, lukewarmness, or negligence whereby the king may have cause to punish them severely; as the king has lately learned that the Scots have made alliances with certain men of foreign lands and cause divers ships to be prepared in foreign ports for invading the realm, and ordered all ships of 40 tuns of wine burthen and more to be arrested in the port of London and in every port of the realm, and provided with men, armour, and other necessities for war, and sent to sea for the defence of the realm; and although the enemies daily gather ships of war, yet the mayor and sheriffs have hitherto delayed to send the ships arrested in that port to sea together with the king's other ships, asserting that they have no money for the maintenance of the men about to set out in those ships and for the munition of the ships with armour and other necessities.

By K. and C.

[*Fœdera*.]

Aug. 19.
Perth.

To John de Langeford, constable of Caresbrok castle. Order to cause the defects of that castle to be repaired and amended where necessary by the view and testimony of John de Scures, sheriff of Southampton, from the issues of the castle up to 20*l.*, because the king has learned that there are several defects in that castle, in houses, walls, turrets, bridges, and other erections which are in great need of repair.

By p.s.

1335.

*Membrane 11—cont.*Aug. 28.
Perth.

To the treasurer and chamberlains. Order to deliver to Henry de Kendale, clerk, 10 marks upon his expenses in going in the king's service, in staying in the north and west, and returning, as the king appointed Henry to supervise all the ships on each side of the mouth of the Thames, both on the north and the west, arrested for the king's service, by virtue of the king's order to divers lieges, for arresting ships, and for the manning and fitting of the same and sending them to sea for the defence of the realm against the Scots and their confederates, with all possible speed.

By K. and C.

Sept. 2.
Perth.

To John de Verdoun, keeper of the forest of Rokyngham, or to him who supplies his place there. Order to bail William de Barkeston, imprisoned at Rokyngham for trespass of venison in that forest, as is said, with which he is charged, if he shall find twelve mainpernors who will undertake to have him before the justices next in eyre for pleas of the forest in co. Northampton to stand to right concerning that trespass, and if William shall be replevied according to the assize of the Forest.

Aug. 8.
Perth.

To Robert le Smyth of Scardeburgh and Robert de Hoton of Scardeburgh. Whereas in the last parliament at York it was agreed and ordained with the assent of the prelates, earls and barons, that no man of religion or other should take sterlings out of England, or silver in plate, or gold or silver vessels, under pain of forfeiture of the said money, plate and vessels which he so carried away, without special licence, and that all, of whatever realm or power, might safely take away to the exchanges to be melted down (*ad billionem*) and not elsewhere, silver in plate, silver vessels and all other money of silver, except false money and counterfeit sterling, and there receive good and competent exchange, and that the table of exchange shall be at Dover and elsewhere, where and when it shall seem good to the king and council to make exchanges; and the king appointed Robert and Robert to make scrutiny of such money and all the other things aforesaid, in the ports of Scardeburgh and Whiteby, and thence by the sea coast to Hertipol, and for doing other things contained in the king's letters patent; and now the king has learned by the relation of the men of Scardeburgh and Whiteby and others, both native and alien, that Robert and Robert, under colour of the said ordinance and their commission, have arrested the sterlings which alien merchants and others have received for their goods and merchandise brought to those ports and sold there, from the buyers of those goods, immediately after the payment of the said sterlings, wherefore the foreign merchants and others have withdrawn themselves with their goods and merchandise from Scardeburgh and Whiteby, to the manifest damage of those towns; and because exchanges are not yet appointed by the king and his council within the realm, where alien merchants and others may change such sterlings, the king orders Robert and Robert not to intermeddle with such sterlings which foreign merchants or others chance to receive for their goods and merchandise sold in those ports, in arresting them by virtue of the above order, until such exchanges have been ordained by the king or until further orders, restoring without delay the sterlings received by foreign merchants or others in those ports for the goods and merchandise sold by them there, provided that the scrutiny of other sterlings and other money brought to that port or taken out of it is made by Robert and Robert according to the form of the aforesaid ordinance.

By C.

Sept. 9.
Perth.

To William de Neusom. Whereas the king lately appointed him to seize and take into the king's hand all the goods and chattels, both animals and other things, which belonged to John de Neusom, deceased, as the king has learned, and who was held to render divers accounts for the time when he had the custody of the king's stud, this side Trent, and of the herbage in divers parks of the king, by his commissions, and to pay divers other debts, and

1335.

Membrane 11—cont.

William was to cause those goods and chattels to be safely and securely kept without diminution until satisfaction has been given to the king for the arrears of those accounts, if any, and for the said debts, or until further orders; but because Alice, late the wife of John, appearing in person in chancery, has found the following mainpernors, to wit: John de Welton, parson of Harewode church, John de Weton, William de Pudsey, and Laurence de Casteleye, who have undertaken before the king, in chancery, for Alice, that she shall faithfully render those accounts in chancery, and will satisfy the king for the arrears which are found to be owing by those accounts and for all the debts which John owed at his death to the king, as far as the goods which belonged to John will suffice; the king orders William to deliver to Alice by indenture all the goods and chattels seized by him by virtue of the said commission, and not to intermeddle further with those goods or with the agistments in the king's parks, which were in John's custody at his death, which agistments were made by John, by reason of another commission to William to have the custody of the herbage there; but to permit Alice and her mainpernors to dispose thereof and to receive the profits from the same for the king's use, without hindrance, so that she may be able to answer to the king thereon as she ought; and the king also orders William to supersede the taking of William and John his brother whom the king lately ordered to be taken and arrested by him for certain causes.

By C.

To Andrew le Bower of York. Order to deliver to Alice, late the wife of John de Neusom, by indenture, all the goods, chattels, deeds of obligation and other muniments which belonged to John, touching debts which were owing to him and which are in Andrew's custody, so that those debts may be levied for the king's use.

By C.

A like order to Thomas de Ponte Fracto to deliver to the said Alice or her attorney the horses and all the goods and chattels, deeds of obligation, rolls and other muniments which belonged to her husband, touching the debts which were owing to him and his accounts.

By C.

Sept. 6.
Perth.

To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with the lands which belonged to Richard de Pereres in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Richard, at his death, held no lands of the king in chief, but that he held lands of other lords by divers services.

MEMBRANE 10.

Aug. 3.
Airth.

To the treasurer and chamberlains. Order to deliver to Philip, count of Namur, who lately came to the king in his realm in his aid against the Scots, a silver gilt cup enamelled, with a certain ewer of like work, and to a certain knight, staying with Philip, another silver-gilt cup and enamelled, which cups are in the treasury in the custody of the treasurer and chamberlains.

[*Federa.*]

By K.

Aug. 8.
Perth.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall and Devon. Order not to intermeddle further with the house of St. Mark, Billeswik near Bristol, lately void by the resignation of brother William de Belvero, then master of that house, or with the temporalities or other things pertaining thereto in that bailiwick, restoring the issues thereof to the present master of that house, because the king has learned by inquisition

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Membrane 10—cont.

taken by the escheator that the said house is not of his patronage, but that it is of the patronage of Thomas ap Adam, and that the brothers of the house have been wont, in every voidance, to elect one of their number or a fit person from outside to be master, without seeking licence from anyone, and to present the one so elected to Thomas and his ancestors, from the time of the foundation of the house, and that neither the king or his progenitors have intermeddled with the custody of the house or with its lands or other goods, in times of a voidance, or have received any profits therefrom.

To William de Northo, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. A like order, stating in addition that Edward I. long after the foundation of that house, gave the manor of Wynterburn Gummore to God and St. Mary and the church of St. Mark, Billeswik, and to the master and brethren serving God there, to hold in frank almoyn.

July 12.
Carlisle.

To the keeper of the castle and town of Bergeveny, in the king's hand by reason of the minority of Laurence son and heir of John de Hastynges, tenant in chief of the late king. Order to cause the arrears of a sum of 10*l.* yearly to be paid to the prior of Bergeveny, from the time when the keeper had that custody, and to pay that 10*l.* henceforth, yearly, as long as he has that custody, saving to the heir his right, when he shall come of age, as lately at the prosecution of the prior, by his petition before the king and his council in parliament, showing that William de Brewosa, formerly lord of Bergeveny, had granted by his charter to the then prior and monks of Bergeveny a tenth of all profits of the castle and town of Bergeveny, to hold for ever, and the prior and monks had received the said tenth for some time and afterwards, in recompence thereof, 10*l.* yearly in coined money by the hands of the lords and keepers of the castle and town, until Roger de Mortuo Mari, late keeper of the castle and town, withdrew the said 10*l.* from the present prior and monks, and beseeching the king to cause them to be satisfied for the arrears of that 10*l.* from Roger's time, and to cause them to be satisfied for it henceforth, the king appointed Roger Chaundos and Robert de Prestbury to take an inquisition upon the premises in the presence of the keeper of the said castle and town, and by this inquisition it was found that William formerly granted by his charter to the prior and monks and their successors a tenth of all the profits of the said castle and town, and that the prior and monks were seised thereof by virtue of that grant, until the time when an agreement was made between John de Hastynges the elder, formerly lord of Bergeveny, and Richard, then prior of Bergeveny, in the 12th year of the reign of Edward I., whereby the prior and monks and their successors received 10*l.* in coined money in the name of that tenth, until the feast of the Virgin Mary, in the 1st year of the king's reign, and that Roger de Mortuo Mari, then keeper of the said castle and town, withdrew that 10*l.* from that time as long as he had that custody and detained it from the prior and monks; and by another inquisition *post mortem* of John de Hastynges, the last lord of Bergeveny, in the 18th year of the late king's reign, it was likewise found that 10*l.* yearly ought to be paid to the prior of the pleas and perquisites of the great court of *frisca forcia* and of the court at the gate of the said castle, which are worth 30*l.* yearly, from the ancient custom for the tenths of the castle; and by the charter of William de Brewosa, shown in chancery, it is clear that William granted to the prior and monks all the tenth of the castle of Bergeveny, to wit, of bread, wine, ale, flesh, fish, salt, etc. to have in the said form.

By pet. of C.

Aug. 23.
Perth.

To Gibert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with certain lands in Gerlethorp,

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Membrane 10—cont.

restoring the issues thereof, as the late king, on the 10 January in the 20th year of his reign, upon its being found by inquisition taken by Matthew Broun, then escheator in those counties, that Richard de Amecotes at his death held no lands of the king in those counties, but that he held the said lands of Ed[mund], late earl of Arundel, by the service of paying 7s. yearly to the earl's manor of Eppeworth in the island of Haxiholm for every service, and that Richard de Amcotes son of the said Richard was his next heir and aged eighteen years, ordered Matthew not to intermeddle with those lands, provided that Richard should do the customs and services of those lands due to the said manor as his ancestors had previously done, as appears by inspection of the late king's chancery rolls.

Aug. 20.
Perth.

To the abbot of St. Augustine's, Canterbury, collector of the fifteenth and tenth granted to the king by the laity and of the tenth granted by the clergy. Order to deliver by indenture to John de Wyndesore and John de Tunford, clerks, 20*l.* upon their wages from the money of the said tenths and fifteenth, as the king has appointed John and John to arrest all ships in all the Cinque Ports of 40 tuns burden and more, and to cause men, both mariners and others, to be elected for manning those ships, and to be placed in those ships, and to cause the ships, well provided with such men and other necessities of war, to be sent to sea to protect the realm against the inroads of aliens if they shall presume to invade the realm, and the king granted to John de Wyndesore 6*s.* 8*d.* and to John de Tunford 3*s.* 4*d.* a day for their wages for every day that they shall spend in the king's service in the said affair.

By K.

Aug. 1.
Carlisle.

To the receiver of the king's victuals at Newcastle-upon-Tyne and to the mayor and bailiffs of that town. Order to cause the king's wheat now in the hands of the receiver to be ground and sifted (*bultiri*) with all speed, as much as can be ground at the mills of that town and at other mills in the neighbouring parts, where they shall see fit; and to cause the flour thereof to be put into tuns and sent to the king wherever he may be, to be delivered by indenture to the receiver of the king's victuals.

By K. and C.

Sept. 8.
Perth.

To Robert de Hanbury, chamberlain of North Wales. Order to cause David ap Howell to have the terms which the king has granted to him for paying 8*l.* in which he is indebted to the king for the arrears of his ferm for the time when he had the custody of the 'ragoltia' of Tallabalion at ferm by the king's grant, having received security from David for paying that sum at the said terms, as David has besought the king to grant him an attermination at the exchequer of Kaernarvan, and the king has granted that David shall pay 40*s.* yearly until the debt be fully discharged. By K.

Sept. 10.
Edinburgh.

To the sheriff of Wilts. Order to pay, without delay, to John de Tychebourn, whom the king lately appointed with certain other lieges for the eyre for pleas of the forest in that county, 100*s.* from the issues of that bailiwick, which the king granted to him in aid of the expenses incurred by him in the said eyre, beyond those 10 marks which the king ordered to be delivered to him at another time for such expenses.

By K.

Sept. 12.
Perth.

To Robert Elys, Geoffrey de Stalham, William Turkild and John de Fordele. Whereas in the last parliament at York it was ordained by the king with the assent of the prelates, earls and barons of the realm that no man of religion or other should without the king's special licence, take sterling, silver in sheet, or gold or silver vessels out of the realm, under pain of the forfeiture thereof, and that the table of exchange should be at Dover and elsewhere, as should seem good to the king and his council; and the king appointed Robert, Geoffrey, William and John to make faithful

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Membrane 10—cont.

scrutiny in the port of Great Yarmouth and other places near, that such sterlings, etc. should not be taken out of the realm against the form of that ordinance; and now the foreign fishermen who are about to come to that town of Great Yarmouth in the present fishing there have besought the king to grant them licence to carry away with them to their own parts, without hindrance, the money which they receive for the herrings which they shall catch in that fishing, as no table of exchange has yet been ordained anywhere in the realm except at Dover, and it very difficult for them to go to Dover, to wit, to a place so distant, with the money which they have taken for their said herrings, to receive the exchange there for it, and because if the king denied this request those fishermen would withdraw themselves from the realm and from that fishery, the king orders Robert Geoffrey, William and John to permit those foreign fishermen who shall come to the town of Great Yarmouth at the present fishing to take away to their own parts, for this turn, all the money which they receive for the herrings taken by them from the buyers of the same, notwithstanding the said ordinance, provided however that diligent scrutiny is made upon those fishermen that they do not take away with them any other money except that which they have received in that fishing for such herrings. By C.

Sept. 8.
Perth.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas on 10 July last the king appointed Gilbert de Halghton receiver and keeper of the king's victuals, both of corn and wine and of other things which the king ordered to be sent to him to Scotland for the maintenance of himself and his army there, to hold during pleasure; and afterwards, on 16 August following, the king appointed Gilbert by letters under the privy seal to supervise and witness the livery of the king's victuals, which should thenceforth be done by Robert de Tonge, receiver of the king's victuals at Berwick, or by his deputy, to certain persons, by the king's order or that of his ministers, for the king's use, and the king granted to Gilbert 6s. 8d. a day for his expenses for every day in which he was in the said service, and caused 10*l.* to be delivered to him from the treasury upon such expenses; the king thereupon orders the treasurer, barons and chamberlains to account with Gilbert in this respect, 6s. 8d. a day being allowed to him as aforesaid, and to pay to him from the treasury what is found to be due to him beyond the said 10*l.* for such expenses for the time when he was in the king's service.

MEMBRANE 9.

Aug. 13.
Perth.

To the sheriff of Nottingham. Order to pay to the constable of Nottingham castle, to whom the king lately sent the earl of Murref of Scotland, lately taken in war against the king, to be detained in that castle until further order, 20*s.* from the issues of that bailiwick for the expenses of the earl for every week that the earl shall be in the custody of the constable. By p.s.
[*Fœdera.*]

June 24.
York.

To Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Shirewode. Order to permit Robert de Stanford, keeper of the hospital of St. Leonard without Norwich, to fell four oaks in any wood of the abbot of Rughford within that forest, and to carry them away from that forest where he wishes, as the king has granted and given licence to Robert to fell four oaks, given to him by the abbot in the abbot's wood within the said forest, in aid of the repair of the houses of the said hospital, and to carry them away as aforesaid. By K.

Aug. 28.
Perth.

To the sheriff of Essex. Order to have all the money of the issues of that bailiwick which he has with him at Huntingdon, on a certain day which

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Membrane 9—cont.

John Braye, serjeant of the receipt of the exchequer, will make known to him, to be delivered to the said John, by indenture, for the furtherance of certain of the king's affairs therewith, under pain of the loss of his office if he neglect to do this.

By C.

Aug. 28.
Perth.

To the justice of South Wales, or to him who supplies his place. Order to cause Jevan ap Gruffiz ap Rees son of Griffin Thloyt ap Rees, to have full seisin of the moiety of a maynor in Lansadour in Cantrefmaur, co. Kermerdyn, and of the fifth part of a 'westua' in Landrustuth, in the commote of Meneveth, co. Cardigan, saving to the king the relief, if any, which belongs to him in this respect, because the king has learned by inquisition taken by the justice that Griffin held the said moiety and fifth part at his death of the king in chief, in his demesne as of fee, in that bailiwick, by the service of making suit at the county of Kermerdyn every month for every service, and that he held no other lands of the king in that bailiwick, and that Jevan his son is his next heir and of full age, and the king has taken Jevan's fealty for the said moiety and fifth part.

Sept. 16.
Edinburgh.

John de Berynton, chaplain, imprisoned in Shrewsbury castle for trespass of vert in the forest of Shirlet, with which he is charged, has letters to Robert de Ufford, keeper of the Forest beyond Trent, or to him who supplies his place in the said Forest, to bail him until the coming of the justices for pleas of the Forest in co. Salop.

Sept. 18.
Edinburgh.

To the treasurer and chamberlains. Order to pay to Master Laurence Fastolf, from the treasury, 6*l.* which are due to him for his wages beyond 10*l.*, which the king caused to be delivered to him upon his said wages, as the king lately sent Laurence to London and to certain other parts of the realm, to treat with certain of the king's lieges whom the king caused to be assembled to ordain concerning the resistance to foreigners who are preparing to invade the realm, for the safety and defence of the realm, and to fully inform those lieges of the intention of the king and his council; and the king granted to Laurence 13*s.* 4*d.* for his wages for every day that he should intend the premises; and Laurence was in the king's service, in going to the said places, staying there and returning thence, from 17 August last until 11 September following, to wit, for twenty-four days.

To the collectors of customs in the port of Boston. Order to pay to the count of Julers or to Tydmannus Mayumburgh, whom the count has appointed to receive the money in his name, or to the attorney of Tydmannus, 450 marks for the present Michaelmas term, from the issues of those customs, in accordance with the king's grant of 900 marks to the count, to be received yearly from the issues of those customs by the hands of the collectors of the same for the time being.

Vacated because it was surrendered and is otherwise below.

Sept. 22.
Edinburgh.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors on their account, for 450 marks, if they shall be found to have paid that sum to the count of Julers by virtue of the preceding order.

Sept. 16.
Edinburgh.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard Long of Lincoln, who cannot exercise the duties of that office, as the king has learned, because he is mayor of Lincoln.

Sept. 22.
Edinburgh.

To John de Ravenesholm. Order to pay to the prior of St. Swithun's, Winchester, the arrears of a rent of 26*s.* 8*d.* yearly, from the time when the custody of the lands which belonged to John de Westcote came into the hands of John de Ravensholm, and to pay that rent henceforth so long as

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Membrane 9—cont.

the said lands remain in his custody, because the king has learned by inquisition taken by William de Northo, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, in the presence of John de Seures, sheriff of Southampton, that John de Westcote, whose lands were taken into the king's hands by reason of the idiotcy of John, son and heir of the said John, and which are in the custody of John de Ravenesholm by the king's commission under a certain form, held in his demesne as of fee at his death, all his lands in Depenhale of the said prior by the service of paying 26s. 8d. yearly to the prior and by the service of making suit at the prior's court of Crundale every three weeks; and that Richard, the late prior of that place, predecessor of the present prior, as well as the present prior, were seised of the said services until those lands were taken into the king's hands for the reason aforesaid.

Sept. 17. To William de Northo, escheator in cos. Southampton, Wilts, Oxford, Cockburnspath Berks, Bedford and Buckingham. Order to cause reasonable dower to be (Colbrantspeith) assigned to Elena, late the wife of Walter fitz Jon of Masseworth, tenant in chief, from all the lands which belonged to her husband in that bailiwick at his death, upon her taking oath not to marry without the king's licence.

To Adam de Wyleby, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Order not to distrain Geoffrey Larch for his homage and fealty because he has done homage and fealty to the king for the lands which he holds in chief. By p.s.

Sept. 27. To the treasurer and barons of the exchequer and to the chamberlains. Edinburgh. Order to account with Peter de Middleton, sheriff of York, who has lately come to the king to Edinburgh in Scotland, by his order, and who has stayed there in the king's service for some time, for his expenses in coming to the king, staying there and returning thence to York, and to cause reasonable wages to be allowed to Peter for himself and his household for every day in which he was in the king's service, according to their discretion.

By K.

Aug. 24. To the sheriff of Hertford. Order to cause all the lands which belonged to David de Strabolgi, earl of Athol, and which were taken into the king's hand because the earl joined the Scots, which lands others hold by the king's grant, to be resumed into the king's hand and to be restored and delivered to the earl, together with the earl's goods and chattels found upon the said lands, to be held as the earl held them before they were taken as aforesaid, because the earl, coming to the king's peace, has excused himself that he never attempted anything to the prejudice of the king's estate, and that he had done what he had to avoid the danger of death, and the king has restored to the earl all his lands, goods and chattels. By p.s. [8809.] [Fœdera.]

The like to the following:

The sheriffs of Lincoln, Kent, Northumberland and Norfolk.

The bailiffs of the liberty of Werk in Tyndale. [*Ibid.*]

Sept. 26. To the treasurer and barons of the exchequer. Order to cause allowance Edinburgh. to be made to the collectors of customs in the port of Boston for 450 marks, if they shall be found to have paid that sum to the count of Julers or to Bartholomew de Bard and Alexander de Bard and Nicholas Marcy, merchants of the society of the Bardi, or to the attorney of those merchants, for Michaelmas term next, in accordance with the king's grant of 900 marks yearly to the said count to be received from the issues of the said customs by the hands of the collectors of the same for the time being.

Sept. 25. To the collectors of customs in the port of Boston. Order to pay to the Edinburgh. count of Julers or to Bartholomew de Barde, Alexander de Barde and

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Membrane 9—cont.

Nicholas Marcy, merchants of the society of the Bardi, whom the count has attorned to receive that money in his name, or to the merchants' attorney, 450 marks from the issues of that custom for the present Michaelmas term, in accordance with the king's grant aforesaid.

Oct. 6.
Berwick-on-
Tweed.

To Adam de Wyleby, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Order not to intermeddle further with a fourth part of the manor of Hommecastell, co. Worcester, restoring the issues thereof to Margaret, late the wife of Geoffrey de Cornub[ia], because the king has learned by inquisition, taken by the escheator, that Geoffrey, at his death, held no lands in his demesne as of fee of the king in chief in that bailiwick, but that he held the said fourth part of the inheritance of Margaret, and that the said manor is held of the king in chief as parcel of the barony of Borford, by the service of a fourth part of a fee.

MEMBRANE 8.

Oct. 8.
Berwick-on-
Tweed.

To the sheriff of Nottingham and Derby. Order to pay to Nicholas de la Despense, the king's yeoman, the arrears of 20*l.* which the king granted to him, for Michaelmas term last, from the issues of those counties, as the late king granted to Nicholas in recompence for his long service, 20*l.* of land yearly from the lands which belonged to William de Bredon in co. Derby, to hold at will, in aid of the maintenance of Nicholas, his wife and children, which lands were taken from Nicholas by the common assent of the present king's parliament, and delivered to William, and afterwards, in consideration of the good service of Nicholas to the late king, Queen Isabella and the present king, the king granted him 20*l.* yearly to be received by the hands of the sheriff of those counties for the time being, from the issues of his bailiwick, at the king's will, until the king has caused provision to be made for him in a suitable place, of 20*l.* of land yearly, in aid of his maintenance and of that of his wife and children.

Oct. 10.
Berwick-on-
Tweed.

To the sheriff of York. Order to pay Thomas de Gray 10*l.* for Michaelmas term last, from the issues of that bailiwick, according to the tenor of the king's letters patent, as the late king granted to him 6*d.* a day, to be received by the hands of the sheriff of York, for the time being, from the issues of his bailiwick in aid of the maintenance of him, his wife and children, during pleasure, and in place of the said 6*d.* daily the present king has granted to him 20*l.* to be received yearly in two instalments by the hands of the same sheriff from the said issues, in aid of his maintenance and of that of his wife and children, during pleasure.

Oct. 12.
Berwick-on-
Tweed.

To Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with the lands which belonged to George Barbedor in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that he held no lands, at his death, of the king in chief, in that bailiwick, but that he held jointly with Agnes his wife, who survives him, lands of other lords by divers services.

Oct. 15.
Berwick-on-
Tweed.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with the abbot of Dore, whom the king lately sent to parts beyond the seas for the furtherance of certain of his affairs there, and to whom the king granted 40*s.* a day beyond the sea and 30*s.* a day this side the sea for his wages for every day that he should be in the king's service, to whom also the king caused 40*l.* to be delivered at the king's receipt, for

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Membrane 8—cont.

the expenses incurred by him in going to the said parts, staying there and returning thence to the king, 40s. and 30s. a day being allowed to him as aforesaid; and the treasurer and chamberlains shall pay to the abbot what shall be found to be owing to him by such an account, beyond the said 40l. for his said expenses.

By K.

Oct. 13.
Berwick-on-
Tweed.

To the treasurer and barons of the exchequer. Thomas de Berkele has besought the king to order 600l. to be allowed to him in the debts which he owes to the king, as Thomas is indebted to the king in divers debts, his own, those of Maurice de Berkele his father and those of other of his ancestors; and the late king was indebted to Maurice, of whose will Thomas is executor, in 600l. for the time when Maurice had the custody of the town of Berwick, as may fully appear by an indenture made between the late king and Maurice, for which 600l. no satisfaction has yet been done to Thomas; the king therefore orders the treasurer and barons to cause such allowance to be made to Thomas if they shall find upon viewing the indenture and inspecting the rolls and memoranda of the exchequer touching the premises, that the said 600l. is clearly due as aforesaid, receiving the said indenture from Thomas and informing the king in chancery of the residue of the said debts, if they exceed the said sum of 600l.

By p.s.

Oct. 12.
Berwick-on-
Tweed.

To William de Northo, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order to cause John son and heir of John Blaket, tenant in chief, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick, at his death, because John has proved his age before the escheator and the king has taken his fealty for all the lands which his father held at his death of the king in chief; and the king has given him respite, by special favour, until Easter next, for his homage.

By p.s. [9269.]

Oct. 9.
Berwick-on-
Tweed.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with the manors of Halton, Horblyng, Scarthou, Saltfleteby, le Frith and the castle and manor of Bolyngbrok, the soke, moor, marsh, custody and ward of Lincoln castle and the bailey there and 20l. rent in the manor of Wadenho, co. Northampton, and with the manor of Wadyngton, which lately came into the hands of Ebulo Lestraunge and Alesia his wife by the death of Alice, late the wife of William de Stopham by virtue of the king's grant, as is said, together with the knights' fees, advowsons, hundreds, wapentakes, views of frank-pledge, royalties, liberties, etc. pertaining to the said castle, etc. in that bailiwick, which the escheator had taken into the king's hand by reason of Ebulo's death, restoring the issues thereof to Alesia, as on 16 February in the 5th year of his reign the king granted and confirmed by charter, with the assent of the prelates, earls, barons and chief men of the realm in parliament at Westminster, to Ebulo and Alesia, for Ebulo's good service, and for the release which he and Alesia made to the king of all their right and claim in the castles, towns, manors and lands which the king held of the inheritance of Alesia, and which she granted to the late king, and to Hugh le Despenser the elder and to Hugh le Despenser the younger, while she was sole, which castles, etc. came into the king's hands by the forfeiture of Hugh and Hugh as escheats, that Ebulo and Alesia should have and hold for themselves and Ebulo's heirs the manors of Colham and Eggewere, co. Middlesex, Middelyngton and Burnecestre, co. Oxford, Halton, Horblyng, Scarthou, Saltfleteby, le Frith, the castle and manor of Bolyngbrok with the soke, moor, etc. the custody and ward of Lincoln castle with the bailey there and 20l. yearly rent for the third penny of co. Lincoln, in the same county, the manor of Wadenho, co. Northampton, the manor of Holeburn in the suburb of London, the

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Membrane 8—cont.

castle and manor of Clifford and the manor of Glasbury in Wales, which Ebulo and Alesia held for her life by the late king's grant, with reversion to the king and his heirs, together with the knights' fees, advowsons, etc. pertaining to the said castles etc., as fully and entirely as Henry de Lacy, late earl of Lincoln, held them of the king and his heirs and of the other chiefs lords of those fees, by the accustomed services due thereupon, for ever; and the king also granted to Ebulo and Alesia the manor of Overton with the land of Mailorseisnek and its other appurtenances, the castle and manor of Ellesmere with the hundreds there and the hamlets of Colmare and Hampton and its other appurtenances in the march of Wales, and the manor of Grauncestre, co. Cambridge, the manor of Wadyngton, co. Lincoln, after the death of Alesia, late the wife of William de Stopham, who held that manor for life with reversion to the king and his heirs, to hold of the king and his heirs by the service of two knight's fees for all service, for ever; and the king grants that if the said castles etc. or any parcel thereof, shall be recovered out of the hands of Ebulo and Alesia or of their heirs, without their fault, by consideration of the king's court, then the king will cause the value of the lands so recovered to be provided and delivered to Ebulo and Alesia and their heirs, elsewhere in suitable places, to hold in the said form, as is fully contained in the king's charter.

By K. and C.

To Adam de Waleby, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining. Order not to intermeddle further with the manor of Overton with the land of Mailorseisnek, the castle and manor of Ellesmere and the hamlets of Colmare and Hampton, together with the knights' fees, etc. pertaining thereto, which the king granted to Ebulo Lestraunge and Alesia his wife, as aforesaid.

The like to the following escheators, not to intermeddle with the following manors, '*mutatis mutandis*' :

William de Northo, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, for the manors of Middelyngton and Burncestre.

Walter de Hungerford, escheator in cos. Surrey, Sussex, Kent and Middlesex, for the manors of Colham and Eggewer, co. Middlesex.

Robert de Holewell, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford, for the manor of Crauncestre, co. Cambridge.

Reginald de Conductu, mayor of London and escheator in that city, for the manor of Holebourn in the suburb of London.

Oct. 16.
Berwick-on-
Tweed.

To the collectors of the old and new customs in the port of London. Order to deliver by indenture to Dinus Forcetti and Alexander de Bard and their fellows, merchants of the society of the Bardi, or to their attorneys, all the issues of those customs from Michaelmas last, and to deliver those issues henceforth, except the assignments made thereupon to John de Hanon[ia] and the lord of Kuyk, and to permit those merchants to hold a leaf of the seal of the old custom and the seal of the new custom in that city, until further orders, as the said merchants undertook, in the presence of the king, the chancellor, treasurer and others of the council, to find for the expenses of the household, from Michaelmas in the 8th year of the king's reign, for one year then following, to wit for each calendar month, 1000 marks, to be paid from time to time to the keeper of the wardrobe for the time being or to his attorney, at London, and for continuing this charge the king granted to those merchants all the issues of the said customs, and of the ancient and new customs in the port of Southampton and in divers other ports of the kingdom, to be received by them or their attorneys, by

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Membrane 8—cont.

the hands of the collectors of the said customs in the said places, by indenture, until the end of that year, except the assignments made by the king to John de Hanon[ia] of 1000 marks upon the ancient custom of London, and to the lord of Kuyk of 250*l.* upon the same custom, and to the count of Julers of 900 marks upon the custom of Boston, and the king also granted that those merchants should have a leaf of the seal called 'coket' of the ancient custom and the seal of the new custom in the custody of the collectors, under their seals, in all the aforesaid places, until the merchants should be satisfied for the sums due to them as aforesaid, as is fully contained in the king's letters patent and in an indenture under the privy seal; and the merchants have now undertaken to find another certain sum of money for the expenses of the household, from Michaelmas last, at the king's will, and the king has granted to them, to sustain that charge, all the issues of the said customs in the ports of London and Southampton, to be received by them or their attorneys by the hands of the collectors of customs in those places, by indenture, during pleasure, except the said assignments to John and the lord of Kuyk, and that the merchants shall have a leaf of the king's seal called 'coket' and the king's seal for the new customs as aforesaid.

By K. and C.

The like to the collectors of the old and new customs in the port of Southampton, omitting the clause excepting the assignments to John and the lord of Kuyk.

*MEMBRANE 7.*Oct. 21.
Roxburgh.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas the king lately sent John de Sordich to France and Almain for the furtherance of the king's affairs, and granted to him 20*s.* for every day in which he should be in the king's service, for his wages, and caused 40*l.* to be delivered to him from the treasury upon his expenses in this respect; and now John has besought the king to order him to be satisfied for his said wages and for his expenses in his passage in going to the said parts and returning thence; the king therefore orders the treasurer, barons and chamberlains to account with John in the premises, 20*s.* a day being allowed to him as aforesaid, to wit, from 15 August last to 25 October following, and to pay to John from the treasury what they shall find to be owing to him by that account for his wages and expenses beyond the said 40*l.*

By K.

To the treasurer and chamberlains. Order to pay to John de Sordich, without delay, 350 marks from the treasury in recompence of 40*l.* yearly which the king granted to him, receiving from him a release from the said 40*l.* and the king's letters patent; as the king, wishing to provide for him decently in the order of knighthood which he received from the king, granted to him 40*l.*, to be received yearly from the ferm of the city of London by the hands of the sheriffs of London for the time being, until he had been provided with 40*l.* of land or rent yearly for life by the king; and it was agreed between the king and certain of his council and John that John should release the king of the said 40*l.* so granted, and should restore the king's letters patent to be cancelled, and receive 350 marks from the king for that release and restitution.

By K.

Oct. 10.
Berwick-on-
Tweed.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Oto, lord of Kuyk or his attorney, 125*l.* for Michaelmas term last from the issues of that custom, in accordance with the king's grant to him of 250*l.*, to be received yearly from the said issues by the hands of the collectors of the same for the time being.

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Membrane 7—cont.

Oct. 14. To the treasurer and barons of the exchequer. Order to cause allowance
Berwick-on- to be made to the collectors of the custom of wool, hides and wool-fells in
Tweed. the port of London for 125*l.* which they have paid to Oto, lord of Kuyk, by
virtue of the preceding order, if it is so.

Oct. 10. To the collectors of the custom of wool, hides and wool-fells in the port
Berwick-on- of London. Order to pay to John de Hanon[ia] or to Dinus Forcetti and
Tweed. Alexander de Bard and their fellows, merchants of the society of the Bardi
of Florence, John's attorneys, 500 marks for Michaelmas term last, in
accordance with the king's grant to him of 1,000 marks to be received
yearly from the issues of the said custom by the hands of the collectors of
the same for the time being.

Oct. 14. To the treasurer and barons of the exchequer. Order to cause allowance
Berwick-on- to be made to the collectors of the custom of wool, hides and wool-fells in
Tweed. the port of London for 500 marks, which they have paid to the said Dinus
and Alexander and their fellows, by virtue of the preceding order, if
it be so.

Oct. 20. To the same. Order to cause 20*l.* to be allowed to the abbot of
Roxburgh. St. Augustine's, Canterbury, in his account, having viewed the king's order
to him, receiving from the abbot the king's writ and the indenture made
between him and John de Wyndesore and John de Tunford the king's
clerks, as the king ordered the abbot, collector of the fifteenth and tenth
granted to the king by the laity and of the tenth granted by the clergy, to
pay 20*l.* to the said John and John from the money of the said fifteenth and
tenths, upon their wages, as the king lately sent John and John to arrest all
ships in each of the Cinque Ports of 40 tuns burthen and more, and to elect
men, both mariners and others, to man those ships and to send the ships,
thus provided and furnished with other necessities for war, to sea for the
defence of the realm against invasion, and the king granted 6*s.* 8*d.* a day to
John de Wyndesore, and 3*s.* 4*d.* a day to John de Tunford for their wages,
for every day that they should spend in the king's service in the expedition
of the said affairs.

To the same. A like order, to cause allowance to be made to the same
abbot for 200*l.* which he has paid, as he says, to John de Wyndesore, by
virtue of the king's order, as the king lately sent John de Wyndesore,
Ambrose de Novo Burgo and John de Tunford, his clerks, to Kent and the
Cinque Ports to arrest and purvey certain ships in those ports and other
places towards those parts, and to cause them to be provided for war with
men and other necessities to set out in the king's service against the Scots
and others of their confederacy who intend to invade the realm, and to do
certain other things touching the king and the safe custody of those parts,
which the king has enjoined upon them.

To the same. A like order, '*mutatis mutandis*,' to cause allowance to be
made to the same abbot for 20 marks which he has paid to Peter Barde,
whom the king appointed captain and admiral of the fleet of all ships from
the mouth of the Thames, of the Cinque Ports and of other ports and places
on the sea coast towards the West, which the king ordered to be prepared to
set out in his service for the defence of the realm, upon his expenses in that
office; and they shall charge Peter therewith.

Oct. 26. To the treasurer and chamberlains. Order to cause 226*l.* 5*s.* to be
Roxburgh. delivered to Ralph de Nevill, steward of the king's household, from the
treasury, if upon viewing his bill they shall find that that sum is due to him,
charging those who ought to be charged therewith, as Ralph has besought
the king to order that sum to be paid to him, as the king is indebted to him
in that sum for his wages and those of divers men-at-arms whom he

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Membrane 7—cont.

retained in the king's company in the war of Scotland from 23 June last until 15 October following, as appears by a bill of the wardrobe which Robert has in his possession.

By K.

Oct. 20.
Roxburgh.

To the sheriff of Middlesex. Order not to intermeddle further with the lands which belonged to Robert de Tanton, late keeper of the wardrobe, which the sheriff had taken into the king's hand by his order, restoring the issues thereof; as because Robert did not render his account for the time when he was keeper of the wardrobe, and was indebted to the king in divers debts at his death, by reason of his office and for other divers causes, the king ordered the sheriff to take into his hand all the lands of which Robert was seised in his demesne as of fee at his death, and to keep them safely so that he shall answer to the king for the issues thereof until the account is rendered to the king and the king is fully satisfied for the said debts, or until further orders; and William de Northwell, of co. Nottingham, prebendary of Northwell in the collegiate church of Suthwell, has mainperned to render to the king the said account for Robert for the issues of the wardrobe for the time when Robert was keeper thereof, and has found security for satisfying the king there for what is found to be owing to him by the said account and for all other debts which Robert owed at his death to the king; and the king has ordered all the goods which belonged to Robert at his death, and which the king caused to be taken into his hand by reason of the said account and debts, to be delivered to William.

Oct. 24.
Roxburgh.

To the treasurer and barons of the exchequer, Dublin. Order to audit the account of Master Thomas de Crosse, both for receipts and livery of money, causing what is reasonable to be allowed to him, and further to do in this matter what pertains to the final issue of that account, as the king, having confidence in the fidelity and industry of Thomas, appointed him receiver of the money to be paid for wages of the men-at-arms, hobelers and archers whom the king ordered to be elected in Ireland and sent in his service to Scotland: and the king also appointed him to pay wages to the said men about to set out in the king's service as aforesaid from that money during pleasure, and Thomas has besought the king to order his account to be audited in this respect.

By C.

Oct. 20.
Roxburgh.

To the treasurer and chamberlains. Order to pay from the treasury to Anthony de Lucy, whom the king has now appointed keeper of the town of Berwick-upon-Tweed, and justice of all the king's lands in Scotland for a certain time, his fees for the said offices, according to the form of an indenture made between the king and him, for the first quarter of the present year; as at Anthony's request the king granted that he should have the said fees for that quarter for making certain purveyances of victuals and of other things necessary for those offices.

By K.

Oct. 14.
Roxburgh.

To the same. Order to pay to Anthony de Lucy, from the treasury, 130*l.*, having viewed his bill, receiving the said bill from him, as the king is indebted to him in 130*l.* for his wages and those of thirty men-at-arms whom he retained with him in the king's service in the war of Scotland, for a quarter of a year, to wit, from 10 July last until 9 October last, as may fully appear by a certain bill of the wardrobe under the seal of Richard de Feriby, keeper of the wardrobe, which Anthony has in his possession.

By K.

MEMBRANE 6.

Nov. 3.
Alnwick.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the collectors of customs of Newcastle-upon-Tyne in their account, for 63*l.* 6*s.* 8*d.* which they have paid to John de Denton of

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Membrane 6—cont.

Newcastle-upon-Tyne, and to William de Emeldon, parson of Bothale church, executors of the will of Richard de Emeldon, by virtue of an order of the king directing them to do so [*as at page 400 above*], and the collectors have paid the said sum to those executors by reason of that order, as William de Emeldon has acknowledged before the king in chancery.

Oct. 25. To James le Botiller, earl of Ormound, lord of the town of Aillesbury, or
Roxburgh. to his bailiffs there. Order to deliver to Robert de Fienles 30*l.* for Michaelmas term last, from the ferm of that town, in accordance with the king's grant to Robert of 60*l.* yearly from the ferm of that town, to be received at the hands of Emma, late the wife of Robert de Monte Alto, and of the other lords of that town for the time being.

Oct. 28. To the treasurer and barons of the exchequer. Order to cause allowance
Roxburgh. to be made to James le Botiller, earl of Ormound, lord of the town of Aillesbury, in his ferm for that town, of 30*l.* which he has paid to Robert de Fienles, by virtue of the preceding order, if it be so.

Oct. 25. To the sheriff of Buckingham. Order to deliver to Robert de Fienles
Roxburgh. 55 marks for Michaelmas term last from the issues of that bailiwick, in accordance with the king's grant to him of 110 marks, to be received yearly from the issues of co. Buckingham by the hands of the sheriff for life.

Oct. 28. To the treasurer and barons of the exchequer. Order to cause allowance
Roxburgh. to be made to the sheriff of Buckingham in his account for 55 marks which he has paid to Robert de Fienles by virtue of the preceding order, if it is so.

Oct. 10. To the same. Order to allow to Richard de Chillewell and Robert de
Berwick. Morewode, bailiffs of Nottingham, in their ferm, 10*l.*, which they have paid to Robert de Newerk and Meliora his wife, formerly the wife of Gilbert de Glynkarny, by the king's order [*above*], for Michaelmas term last, if it is so, in accordance with the king's grant to Robert and Meliora of 20*l.* yearly be received by the hands of the bailiffs of Nottingham, for the time being, from the ferm of that town.

Nov. 8. To Adam de Wileby, escheator in cos. Hereford, Gloucester, Worcester,
Alnwick. Salop, Stafford, and the march of Wales adjoining. Order to deliver to Margaret, late the wife of Geoffrey de Cornub[ia], the manors of Burford and Stepelton, co. Salop, restoring the issues thereof to her, because the king has learned by inquisition taken by the escheator that Geoffrey and Margaret held the said manors jointly at Geoffrey's death for themselves and the heirs of their bodies, of the gift and enfeoffment of Joan, late the wife of Richard de Cornub[ia], by the king's licence, and by a fine levied in the king's court, with remainder to Geoffrey's right heirs, if he and Margaret should die without heirs of their bodies; and that the manors are held of the king in chief by barony, to wit, by the service of 1½ knight's fees, and the king has taken the fealty of Margaret, due to him in this respect.

Nov. 6. To Walter de Hungreford, escheator in cos. Kent, Surrey, Sussex, and
Alnwick. Middlesex. Order not to intermeddle further with the lands which belonged to John de Cantebrigg, in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that John at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held lands in Kensyngton, co. Middlesex, of John de Veer, earl of Oxford, by divers services.

Nov. 2. To Matthew de Crauthorn, keeper of the king's silver mine in co. Devon.
Doddington. Order to pay to Thomas de Stapelford the arrears of his wages as controller of the king's mine of Berlaund in that county, from the time when he held that office, and to pay him his accustomed wages henceforth so long as he

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Membrane 6—cont.

shall remain in that office, from the issues of the said mine, as on 15 June in the 7th year of his reign, the king granted to Thomas the office of controller of that mine, to hold during pleasure, receiving in that office the accustomed wages.

Nov. 10.
Alnwick.

To John Moryn, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order to cause Marmaduke, son and heir of Robert de Lomeleye, tenant in chief, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, because he has proved his age before the escheator and the king has taken his homage for the said lands. By letter of the secret seal.

Nov. 15.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer. Order to cause Ralph de Nevill, keeper of the forest this side Trent, to have due allowance for the reasonable expenses which they shall find him to have incurred in enclosing the king's laund (*landa*) of Plumpton, receiving from him the king's writ, by which he did this, as the king ordered Ralph to cause that laund to be enclosed from the issues of his bailiwick, by the view and testimony of John de Kirkeosewald and Robert de Barton, by the ancient accustomed bounds, and in the manner in which least harm would be done to the king, and Ralph has incurred costs in enclosing that laund by virtue of the said order.

Nov. 10.
Alnwick.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the king lately sent Arnald de Tillio, clerk, to parts beyond the sea for the furtherance of certain affairs touching the king there; and granted to him 10s. a day for his wages so long as he should be in that service, and caused 15*l.* to be delivered to him for his wages, and upon the expenses of his passage in going and returning; and Arnald has besought the king to order account to be made with him for the days which he spent in the king's service and for his said expenses, and to pay to him what is found to be owing to him by such an account; the king therefore orders the treasurer, barons, and chamberlains, to make such account with Arnald, and to pay him from the exchequer, without delay, what is found to be owing to him by that account, beyond the said 15*l.* By C.

Nov. 14.
Alnwick.

To Gilbert de Ledred, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with the manor of Segbrek, co. Lincoln, restoring the issues thereof to Alesia, late the wife of Ebulo Lestraunge, because the king has learned by inquisition taken by the escheator that Ebulo and Alesia held that manor jointly at Ebulo's death for themselves and the heirs of their bodies by a fine levied in the king's court, with remainder, in default of such heirs, to the right heirs of Ebulo; and that the manor is held of John, earl of Cornwall, as of the manor of Eye, which is in his hands.

To Walter de Cirencestr[ia], escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster. Order not to intermeddle further with a rent of 50*l.* in Colston Basset, co. Nottingham, restoring the issues thereof to Alesia, late the wife of Ebulo Lestraunge, because the king has learned by inquisition taken by the escheator, that Ebulo and Alesia held that rent jointly for their life, at Ebulo's death, by the demise of Ralph Basset of Drayton, and that the rent is not held of the king.

MEMBRANE 5.

Nov. 14.
Alnwick.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon, and Cornwall. Order not to intermeddle further with the manor of Kyngeston Lacy and the borough of Blanford, co. Dorset, restoring the issues thereof

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Membrane 5—cont.

to Alesia, late the wife of Ebulo Lestraunge, because the king has learned by inquisition taken by the escheator, that Ebulo at his death held no lands in his demesne as of fee of the king in chief in that bailiwick, but that he held the said manor and borough of the inheritance of Alesia, as her husband, and that the manor and borough are held of the king in chief by knight's service.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Roger Wydewere, who is insufficiently qualified, as the king has learned from trustworthy testimony.

Nov. 16. To the sheriff of Norfolk. The like order with respect to Henry de Newcastle-on-Tyne. Walpol.

Oct. 30. To the treasurer and barons of the exchequer. Order to cause Thomas Doddington. de Bradeston to be discharged and acquitted of a moiety of the arrears of the farms of 373*l.* 12*s.* 8*d.* which he owes at Hilary next, provided that he shall answer to the king for the other moiety, as he ought, allowing to him the fees and other sums which can be allowed in these farms, as Thomas holds by the king's grant the custody of the manors of Lechelad and Sodynton, and two parts of the manor of Bradesleye, co. Gloucester, which belonged to Edmund, earl of Kent, tenant in chief, and which are in the king's hands by reason of the minority of John, brother and heir of Edmund, son and heir of the earl, and the custody of the manor of Kyngeslane, co. Hereford, in the king's hand by reason of the minority of the heir of Roger de Mortuo Mari, tenant in chief, to hold until the heirs shall come of age, and the custody of the castle and barton of Gloucester, with the tyne and its other appurtenances, for the life of Thomas, and he shall receive also for life, yearly, for the king's use, 65*l.* by the hands of the lawful men of Gloucester of the ferm of that town, rendering to the king yearly for the manors of Lechelad and Sodynton and two parts of the manor of Bradesleye 150*l.* 13*s.* 8*d.*; and for the manor of Kyngeslane 47*l.* 19*s.*, and for the custody of the said castle and barton with the tyne, etc. 110*l.*, and the said 65*l.* of the ferm of Gloucester, to wit, one moiety at Michaelmas and the other moiety at Easter; and the king has pardoned and remitted to Thomas the moiety of all the arrears which he will owe to the king at Hilary next of all the said farms, which he is bound to render at the exchequer in consideration of his laudable service to the king, and of the great and continual labours which he assiduously sustains at the king's side in his service.

By K.

Nov. 17. To the sheriff of Stafford. Order to take the bailiwick of the hundred of Newcastle-on-Tyne. Offeld, in that county, into the king's hands without delay, and to deliver it to John de Wirleye, to hold according to the term of the king's letters patent, as on 3 March, in the 8th year of his reign, the late king granted that bailiwick to John for his good service, to hold during good behaviour; and afterwards at the suit of John, showing the king that he had sufficiently guarded that bailiwick from the said time, and was unjustly amoved therefrom by Peter de Brugges, under colour of a certain commission of the king, which he asserts that he has, without any fault being found with John in his custody of that bailiwick, and John beseeching the king to cause justice to be done to him in this respect, the king ordered the sheriff to cause Peter to be in chancery on the morrow of All Souls last, which day the king gave to John, to show cause there why the bailiwick should not be taken into the king's hands and restored to John, to be held according to the tenour of the king's grant; and Peter, being warned by the sheriff, as he has returned to the king, did not take heed to come to chancery on the said day, or to send any one in his place to answer to John in

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Membrane 5—cont.

this respect; and the king has considered that no fault was found with John in keeping that bailiwick, and it is found by inquisition taken by the sheriff that Peter has no lands in that county by which he can hold that bailiwick according to the form of the statute of Westminster, which provides that no one shall be a sheriff or bailiff of a liberty, wapentake, hundred, tithing, unless he have sufficient lands in the same county on which he can answer to the king and his people if any one wishes to complain against him.

Nov. 1.
Doddington.

To the treasurer and barons of the exchequer. John Brocas, the king's yeoman, has besought the king to provide for his indemnity in the following circumstances:—he lately granted, to wit, in Trinity term, in the 6th year of the king's reign, to restore to the exchequer a certain letter made by Henry de Lascey, earl of Lincoln, supplying the place of Edward I. in the duchy [of Aquitaine], in the name of Edward I., to the men and inhabitants of the town of St. Sever, the letter containing 160*l.* before the Assumption then next following; or to be bound to the king in 100*l.* to be paid at the same feast, if the letter was not restored there before the said feast; and the letter was eloiigned by him who had it in his custody, wherefore John could not restore it before the said feast; and he has now delivered it at the exchequer, and the said 100*l.* are exacted from him because he did not restore it before the said feast: the king therefore orders the treasurer and barons that if the letter was restored to the exchequer as aforesaid and the king has suffered no damage by reason of the detention thereof, to supersede the demand which they caused to be made on John for the said 100*l.*, not molesting or aggrieving him in any way for that cause.

By K.

Nov. 20.
Newcastle-on-Tyne.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon, and Cornwall. Order not to distrain Nicholas, abbot of Mont St. Michel in Normandy, for his fealty, because he has done fealty to the king for all the lands which he holds of him in England.

By K.

Nov. 21.
Newcastle-on-Tyne.

To Robert de Tonge, receiver of the king's victuals at Newcastle-upon-Tyne and Berwick-upon-Tweed, or to him who supplies his place there. Order to deliver suitable payment to the men of the towns of Newcastle and Berwick, for the hire and occupation of their houses and cellars, if these have been so occupied by the king's victuals, as the men of those towns have complained to the king, showing that Robert occupied divers of their houses and cellars in those towns with the king's victuals for a great while, and still occupies them, and that he has hitherto refused to pay them anything for hiring and occupying the same.

By K.

Dec. 1.
Auckland.

To William de Northo, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with two messuages, 220 acres of land, 12 acres of meadow, and 6*l.* rent in Westbury and Radclyve; a messuage, 100 acres of land and 2 acres of meadow in the town of Westbury; and a messuage, two mills, three carucates of land, 3 acres of meadow, and 6*l.* rent in Great Ambresbury, restoring the issues thereof to Alesia, late the wife of Ebulo Lestraunge, because the king has learned by inquisition taken by the escheator, that Ebulo and Alice held jointly at Ebulo's death, the said messuage of land and rent in Westbury and Radclyve of the gift of John de Aula Nova, the messuage and land in the town of Westbury, of the gift and enfeoffment of Ralph de Sancto Lucio, and the messuage, mills, land and rent in Great Ambresbury of the gift and enfeoffment of John Sefoule and John de Wadenho, and that the tenements are held of others than of the king.

Nov. 25.
Auckland.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Henry de Percy, whom the king appointed with other lieges

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Membrane 5—cont.

to be justices to enquire concerning divers trespasses and felonies made against the peace in the West Riding, co. York, and to hear and determine those trespasses and felonies at the king's suit, to whom also the king granted 40*l.* for his expenses in this respect, for the same 40*l.* on the arrears which Henry owes the king for that yearly ferm which he renders to the king at the exchequer for the town of Corbrigg. By K.

Dec. 6.
Auckland.

To the same. Order to cause Philip de Thame, prior of the Hospital of St. John of Jerusalem in England to be discharged and acquitted at the exchequer of his fealty, both him and his mainpernors of their mainprise, and of the issues from the lands of the said Hospital and from the lands which belonged to the master and brethren of the Temple, taken into the king's hands by reason of the death of Leonard de Tibertis, the last prior of that Hospital, as lately, at the suit of Philip, showing the king that all the lands of that Hospital, both those which belonged to the Temple in England, in the hands of the prior and the brethren of the Hospital, and those which were assigned and given to the Hospital and Temple in frank almain for the defence of the church, the Holy Land and Christians against pagans and Saracens and other enemies of Christ and his worshippers, and also for maintaining divine service for the relief of the poor and other works of piety, and the said lands were not wont to be taken or seized into the king's hands by reason of the change of any prior of the Hospital or master of the Temple, or by resignation or death, nor the issues thereof received by the king, nor were the priors or masters wont to do fealty to the king, except Prior Leonard, who lately did fealty under protest, to wit, that the fealty should not be taken for the prejudice of the hospital in future times, under colour of a certain mainprise which that prior found before the king in chancery to answer to the king for the issues of those lands if they ought to belong to the king by Leonard's death and for doing fealty if he was held to do it to the king; the king ordered divers escheators, in whose bailiwicks the said lands were, to amove the king's hands from these lands, and restore the issues thereof to the prior by such mainprise; and by inspection of the chancery rolls of Henry III. Edward I. and Edward II. made by the advice of the council, it was not found that any lands of the priors or masters in England had been taken into the king's hands by the death or resignation of the priors or masters, or that the priors and masters had ever done fealty to the kings in time past for the said lands, except Leonard, as aforesaid, and the king ordered the treasurer and barons to inspect the rolls and memoranda of the exchequer, and inform the king of what they should find, and in the meantime to supersede the demand which they made on the prior or his mainpernors for doing fealty; and the treasurer and barons certified that on inspecting their rolls and memoranda they had not found that answer was made to any of the king's progenitors for the issues of the lands of the prior or master by reason of the death, change or resignation of any prior or master, except once only, to wit, that answer was made to the late king for the issues of the lands of the master and brethren of the Temple, in the late king's hand, in the 7th year of his reign, by reason of the annulling of that order. By pet. of C.

MEMBRANE 4.

Sept. 3.
Perth.

To the justice of North Wales and the escheator there, for the present or the future. Order to permit the dean and chapter of the cathedral church of Bangor and their successors to have the custody of the bishopric of Bangor in time of the voidance of the same, according to the tenor of the king's letters patent, and not to intermeddle with the custody of the

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Membrane 4—cont.

bishopric or of the manors, granges, or other things pertaining thereto by reason of any voidance, as the king, in consideration of the evils which the said church has suffered in times of a voidance in its possessions and goods, by injury and the indiscreet custody of escheators and other keepers of the temporalities of the church, without the knowledge of the king or his progenitors, has granted to Matthew, bishop of Bangor, and to the dean and chapter of that place, that the dean and chapter shall have the custody of the bishopric and of all its temporalities with all the goods pertaining thereto, in every voidance of the bishopric, by death, cession, resignation, or otherwise, as fully as the bishop holds the custody, etc. when the see is filled, or as the king ought to have it in times of voidance when it was retained in his hand; so that the dean and chapter shall have free administration of those temporalities, things and goods, receive all emoluments and dispose and ordain thereof as shall seem good to them, saving to the king and his heirs the knight's fees and advowsons of that bishopric, during such voidance, rendering to the king and his heirs for every voidance, if it lasts a whole year, the extent of the said temporalities and 20 marks in addition, and if it lasts for a less time, *pro rata* for the said time and for a longer time *pro rata* for that time beyond the year in addition to the said extent and sum; and the king wishes that no sheriff, escheator, or other bailiff or minister shall intermeddle with the custody of the bishopric, its manors etc., by reason of a voidance, except that the escheator or other minister shall take a simple seisin within the gates of the principal manor of the bishopric at the beginning of each voidance, in the name of the king's royal lordship, and that done he shall immediately depart without taking away anything, so that he shall not stay there for more than one day, nor substitute any one in his place. *Et erat patens.*

Dec. 7.
Auckland.

To the treasurer and barons of the exchequer. Order to supersede the demand which they made on Hawisia, late the wife of John de Wysham, for the issues of the manors of Tedesterne, co. Hereford and Wodemanton, Sheldesley, Chircheshull, Wulferton and Benteleye, co. Worcester, and to discharge both her and Roger Chaundos, formerly escheator in those counties of the issues thereof, as the king ordered Roger not to intermeddle further with those manors, restoring the issues thereof to Hawisia [*as in this Calendar, 6 Edward III. p. 516*].

To the same. A like order, *mutatis mutandis* in favour of the same Hawisia and Roger concerning the manor of Clyfton, co. Hereford, which is held of Geoffrey de Cornewall as of the manor of Boreford-upon-Temeda, by the service of a knight's fee, as the king ordered Roger not to intermeddle further with that manor, restoring the issues as before [*as in this Calendar, 6 Edward III. p. 521*].

To the same. A like order, *mutatis mutandis* in favour of the same Hawisia and William de Northo, escheator, concerning the manors of Redhalle near Burstowe and Wikham, co. Sussex, the manor of Redhalle being held of John de Burstowe and the manor of Wykham of the earl of Warren by divers services, restoring the issues as above [*as in this Calendar, 6 Edward III. p. 516*].

Dec. 5.
Auckland.

To the sheriff of York. Order to pay and deliver to Hugh Treganon, serjeant usher of the king's chamber, the arrears of the accustomed wages and fees of the bailiwick of the custody of the water of the Fosse at York, and to pay such wages and fees henceforth as long as the sheriff holds that office, from the issues of his bailiwick, as Simon de Lagheman, who held that bailiwick for life by the grant of the late king, demised it to Hugh to hold during Simon's life, and on 20 March, in the 5th year of

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Membrane 4—cont.

his reign, the king, accepting that demise, granted that Hugh should hold that bailiwick for his life, receiving the accustomed fees and wages in the same.

Dec. 7.
Auckland.

To the treasurer and barons of the exchequer. Order to allow to John de Wodehous, keeper of the hanaper of chancery, 100 marks in his account for the issues of that hanaper, having viewed the king's letters patent and receiving from him the king's writ, as the king lately ordered him by writ of privy seal to pay 100 marks from those issues to William de Kildesby, clerk, for the king's use, and John has paid that sum to William by virtue of the said order, and William has delivered the said 100 marks to the king in his chamber, as may fully appear by the king's letters patent under his secret seal called 'le griffoun,' which letters John has in his possession.

Dec. 12.
Auckland.

To the steward of Pembroke or to him who supplies his place. Order to cause Philip son and heir of Walter de Staunton, who held of the heir of John de Hastyng, a minor in the king's wardship, by knight's service, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, and which he held of the said heir, because he has proved his age before Matthew Ogan and Stephen Jacob, appointed by the king to take that proving, and the king has taken his fealty for the said lands.

Dec. 12.
Auckland.

To the treasurer and barons of the exchequer. Whereas on 30 June in the 1st year of his reign the king ordered the collectors of the old and new custom in the town of Newcastle-upon-Tyne to pay to Ralph de Nevill 157*l.* 7*s.* 6*d.* from the issues of those customs, in which sum the late king was indebted to Ralph for his wages and those of the men-at-arms and hobelers whom he retained in the late king's service at the time when he was constable of Werkeworth castle and keeper of the adjacent parts, as fully appears by a bill of the wardrobe under the seal of Roger de Waltham, then keeper thereof, which bill Ralph delivered into chancery in his discharge, and which afterwards the king caused to be delivered to the said collector, and granted that Ralph should receive the said sum by the hands of the collectors from the issues of the said custom, and on 30 June, in the 1st year of his reign, the king ordered the treasurer and barons to allow that sum to the collectors in their account, if they should be found to have paid it by virtue of the preceding order, receiving from the collectors the king's writ and the letters patent of Ralph testifying the receipt of the said sum; and now the king has learned from John de Frisco Marisco son and heir of Thomas de Frisco Marisco, then one of the collectors of the said customs, now deceased, that although Thomas and Simon de Friskenad, then the other collector of the same customs, paid 157*l.* 7*s.* 6*d.* to Ralph by virtue of the king's order, as may fully appear by Ralph's letters of acquittance, under his seal, exhibited in chancery, yet the treasurer and barons have delayed to allow that sum to Thomas and Simon because they did not show the said letters patent upon rendering their account for the issues of the customs and did not deliver them to the king there; and the said 157*l.* 7*s.* 6*d.* are now exacted of John by summons of the exchequer; and because the letters patent have been burned by mishap (*casualiter*), as has been testified by trustworthy men in whom the king has confidence, the king orders the treasurer and barons to cause Thomas and Simon to be discharged and acquitted at the exchequer of the said 157*l.* 7*s.* 6*d.*, notwithstanding that the letters patent were not exhibited or delivered at the rendering of their account, if the treasurer and barons shall ascertain by viewing the king's order and Ralph's letters of acquittance that Thomas and Simon paid that sum to Ralph by the king's order, receiving from John the said writ, Ralph's letters of acquittance and the bill of the wardrobe.

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*Membrane 4—Schedule.**Warrantia dierum.*

March 28. To the justices of the Bench. Order not to put Gawyn Corder in
Nottingham. default for not appearing before them on Friday the morrow of Martinmas last in a suit between John son of Roger de Insula, demandant, and Gawyn, tenant, concerning a moiety of the manor of Grafton, because he was in the king's service on that day. By K.

To the same. Order not to put Owanus Corder in default for not appearing before them on Friday the quinzaine of Hilary last in a suit between Gilbert son of Gilbert son of Gilbert Pecche, demandant, and Owanus and Eufemia his wife, tenants, concerning the manor of Westclyve, because he was in the king's service by his order on that day. By K.

April 17. To the same. Order not to put Nicholas Bertrame of Hynkele in default
Clipston. for not appearing before them on Saturday the morrow of Martinmas last in a suit between William Daukyn of Lynle, demandant, and William de Beland, parson of Fenny Drayton church, tenant, concerning a messuage, 25 acres of land and an acre of meadow in Fenny Drayton, for which William de Beland called Nicholas to warranty against William Daukyn, as is said, because Nicholas was in the king's service on that day. By p.s. [8549.]

April 21. To the same. Order not to put Mary, late the wife of Aymer de
Clipston. Valencia, earl of Pembroke, in default for not appearing before them on Friday the octaves of Hilary last in a suit between Elena, late the wife of Thomas de Clayton, demandant, and the said Mary, tenant, concerning a toft, 120 acres of land, 5 acres of meadow and 5s. rent in Thorps-lapelon, because Mary was in the king's service on that day.

By K.

MEMBRANE 3.

Dec. 12. To the treasurer and barons of the exchequer and to the chamberlains.
Auckland. Whereas Bartholomew de Bard and Peter Byne and their fellows, merchants of the society of the Bardi, on 1 November last, undertook in the presence of the king, the chancellor, treasurer and others of the council to find for the expenses of the household from 1 November to Michaelmas next, to wit, for each calendar month 500 marks, to be paid from time to time to the keeper of the wardrobe for the time being or to his attorney, at London, and the king granted to them to sustain this charge all the issues of the old and new custom in the port of London and of the old and new custom in the port of Southampton, to be received by them or their attorneys by the hands of the collectors of these customs in the said places, by indenture, until the said feast except the assignments to John de Hanon[ia] of 1,000 marks yearly on the old custom of London and to the lord of Kuyk of 250*l.* upon the same custom made by the king until a certain time; and the king granted to the merchants that if they were not satisfied at the said Michaelmas from those issues for what they had expended in the service of the household, they should then have the same customs in the aforesaid form until they should be fully satisfied for the same, and that if they received more from the customs than they expended in the said service, then that which they received beyond that sum should be allowed to them in other debts in which the king is bound to them; and if perchance at the end of that term nothing is found to be owing by the king to them, then they shall make restitution to the king of what they have received beyond that sum due to them; the king wishing and granting that they shall have a leaf of the seal called 'coket' of the old custom, and

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Membrane 3—cont.

the king's seal of the new custom, in their custody, under the seal of the collectors of those customs in the said places, until they have been satisfied as aforesaid, as is fully contained in a certain indenture under the privy seal; the king therefore orders the treasurer, barons and chamberlains to cause to be delivered to those merchants or their attorneys all the issues of the said customs in those ports from 1 November last and henceforth, except the said assignments, by the hands of the collectors of those customs as well as the leaf of the seal of the old custom and the seal of the new custom in those ports, and to cause tallies to be levied and delivered to the merchants in discharge of the collectors for the sums which they shall be ascertained by acknowledgment of the merchants or otherwise to have paid to those merchants, charging the said keeper with the sums which they shall so receive.

Dec. 10.
Auckland.

To the treasurer and barons of the exchequer. Order to cause 500 marks of the goods and chattels which belonged to William Latymer, tenant in chief, to be delivered without delay to Elizabeth, late his wife, and to William Carbonel, executors of William's will, for the burial of William's body and for other obsequies, as Elizabeth and William Carbonel have besought the king to grant them some portion of the said goods and chattels for this purpose, as all the goods and chattels which belonged to William at his death were taken into the king's hands by his order immediately after his death by reason of certain debts and arrears of accounts which he owed to the king as well for his own time as for the times of his ancestors, as is said, so to remain in the king's hand until the accounts have been rendered to the king and answer made for the said debts, whereby nothing remains to the executors of those goods and chattels wherewith to bury William's body, so that the body has hitherto remained unburied; and the king has had in consideration the state which William held and his good conduct to himself, and wishes to grant the petition of those executors in this respect.

By K.

Dec. 4.
Auckland.

To Thomas de Foxle, constable of Wyndesore castle. Order to deliver to John Maurdyn, parker of the new park of Wyndesore, the arrears of his accustomed wages from the time when Thomas had the custody of the castle, and to pay such wages henceforth from the issues of that bailiwick.

To the same. Order to pay to John le Venour, keeper of the king's park of Kenynton, taking $1\frac{1}{2}d.$ daily, the arrears of such wages for the time when Thomas had that custody, and to pay such wages henceforth from the issues of that bailiwick as long as Thomas is constable and John has that custody.

Dec. 4.
Auckland.

To the same. Order to pay to John de Broghton the arrears of his wages from the time when Thomas had the custody of the castle, and to pay such wages henceforth from the issues of that bailiwick as long as he is constable there, as the late king committed to John the custody of the gate of the park of Wyndesore and of the king's manor in that park to hold for life, receiving as much as Laurence de Bagshote, deceased, received for the same.

Dec. 12.
Auckland.

To Master Paul de Monte Florum. Order to pay to the envoys of Armenia, without delay, 40*l.* of those 1,100 marks which the mayor, aldermen, citizens and lawful men of London granted to pay to the king for the fifteenth which the king lately ordered to be assessed in that city by certain lieges, according to the grant made to the king in the past parliament at Westminster, which 1,100 marks the king has ordered to be delivered to Paul by the said mayor, aldermen, citizens and lawful men.

[*Fœdera.*]

By K.

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Membrane 3—cont.

Like orders to the same Paul in favour of the following persons for the following sums, separately, '*mutatis mutandis*,' to wit:

The count of Juliers (*Juliacen*) for 206*l.* 13*s.* 4*d.*

The provost of Dax (*Aquens*) for 100 marks.

Matthew Stumble and his fellow knights for 20*l.* to wit, 10*l.* each.

[*Ibid.*]

By K.

Dec. 7. To the sheriff of York. Order to pay to the king's watchman in York
Auckland. castle the arrears of his wages of 2*d.* daily from the time of the sheriff's appointment, and to pay such wages henceforth, and also 10*s.* for his robe yearly from the issues of the bailiwick.

Dec. 8. To the sheriff of Wilts. Order to cause a coroner for that county to be
Auckland. elected in place of William de Stourton, who is insufficiently qualified.

Dec. 4. To Thomas de Foxle, constable of Wyndesore castle. Order to pay to
Auckland. Ralph de Dodesfold, surveyor of the king's works, such wages from 28 March, in the 8th year of the king's reign, as Alexander le Peyntour, deceased, who held that office, was wont to receive in the same, and to pay such wages henceforth as long as Ralph remains in the said office from the issues of that bailiwick, as on the said 28 March the king committed the office of supervisor of his works in that castle and in the manor and park of Wyndesore, and of the palings about the new and old parks of Wyndesore, and in the manor of Kenyngton, and of the enclosure of the wall and paling about the park of Kenyngton, to hold during pleasure, receiving in that office such wages as Alexander was wont to receive in the same.

To the same. Order to deliver to the chaplains celebrating divine service in the chapel of that castle, bread, oil and wine, and such other small necessities for maintaining divine service there, from Michaelmas last, from the issues of that bailiwick.

Dec. 10. To the treasurer and barons of the exchequer. Because the king caused
Auckland. 55 acres 1 rood 14 perches of land of the land of William Maudryn, his yeoman, called Maudryn Rudyng in la Knaipe in Shawe, adjacent to the new park of Wyndesore, for which William was wont to render 26*s.* 0½*d.* at the exchequer by the hands of the constable of Wyndesore castle, yearly, to be enclosed in that park, and the king holds them so enclosed, he orders the treasurer and barons to discharge and acquit William and the constable of that castle of the same 26*s.* 0½*d.*, releasing them from any distraint made for that cause if the treasurer and barons shall find by inspection of the rolls and memoranda of the exchequer that William was bound to render 26*s.* 0½*d.* yearly for that land as aforesaid. By p.s. [9386.]

Dec. 12. To the same and to the chamberlains. Order to cause Alexander de
Auckland. Barde, Peter Byny and their fellows, merchants of the society of the Bardi, to have an assignment for the issues of the stampage and other issues of co. Cornwall belonging to the king, in part payment of the sums of money which the king owes to them for divers loans made by them to him, and the treasurer, barons, and chamberlains shall cause tallies to be levied thereupon as often as necessary and delivered to the merchants. By C.

Dec. 4. To Thomas de Foxle, constable of Wyndesore castle. Order to deliver to
Auckland. Gilbert Pypot, the king's fletcher in that castle, the arrears of his accustomed wages from the time of the constable's appointment, and to deliver such wages henceforth, and the other things which shall be necessary for his office, from the issues of that bailiwick.

To the same. Order to pay to the keeper of both gates 2*d.* a day; to Thomas le Routour, one of the viewers of the king's works, 2*d.* a day; to John, the gardener of the garden without the castle, 2½*d.* a day; to four watchmen

1335.

Membrane 3—cont.

of the castle 2*d.* a day each, and to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day, being their wages and stipends, the arrears of such wages and stipends from the time of the constable's appointment and to pay such wages henceforth as long as he is constable and the said keeper, Thomas, John, the watchmen, and Ralph are in their offices, from the issues of that bailiwick.

1336.

Jan. 12.
Berwick-on-
Tweed.

To Richard de la Pole, the king's butler, or to him who supplies his place, in the town of Southampton. Order to deliver to the abbot and convent of King's Beaulieu a tun of wine for the present year of the right prise, for celebrating masses in their church, in accordance with the grant of king Henry III. to the abbot and convent of a tun of wine of the right prise, to be received yearly at Southampton of his gift between Christmas and the Purification, for the like purpose.

Jan. 20.
Berwick-on-
Tweed.

To the same. Like order in favour of the abbot and convent of St. Edward's, Lettele, for celebrating masses in their church.

MEMBRANE 2.

Jan. 9.
Berwick-on-
Tweed.

To William Trussel, escheator beyond Trent. Order to cause reasonable dower to be assigned to Agnes, late the wife of John Heyron of Enefeld, tenant in chief, upon her taking oath that she will not marry without the king's licence, from all the lands which belonged to her husband in that bailiwick at his death.

Vacated because below.

Jan. 22.
Berwick-on-
Tweed.

To the sheriff of Gloucester. Order to restore to John de Coueleye, clerk, his lands, goods and chattels which were taken into the king's hands on his being indicted before William de Sharesull and his fellows, justices of oyer and terminer in that county, of the crime of theft, as John has purged his innocence before S. bishop of Worcester, ordinary of the place, to whom he was delivered by the justices in accordance with the privilege of the clergy.

1335.

Dec. 3.
Auckland.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon and Cornwall. Order not to intermeddle further with a rent of 16*l.* yearly in the hamlets of Colewill, Velehall and Yedmanston, near Plympton, co. Devon, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that Robert de Tanton held no lands at his death of the king in chief in that bailiwick, by reason whereof the custody of his lands ought to belong to the king, but that he held the said rent by knight's service.

Dec. 4.
Newcastle-on-
Tyne.

To the same. Order to cause reasonable dower to be assigned to Agnes, late the wife of John Heyroun, of Enefeld, tenant in chief, from all the lands which belonged to her husband in that bailiwick, upon her taking oath that she will not marry without the king's licence.

1336.

Jan. 10.
Berwick-on-
Tweed.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot and convent of the monastery of Waverle or their attorney a tun of wine of the first wine brought to that port in the present season of rack, as the king has granted to them by his charter a tun of red wine yearly in that port from the first

1336.

Membrane 2—cont.

wines in the season of rack, to wit, between Christmas and the Purification, for the celebration of masses in that monastery for the souls of all the faithful departed.

1335.

Oct. 10.
Berwick-on-
Tweed.

To the treasurer and chamberlains. Order to pay to William de Anne 100*l.* from the treasury according to the tenor of the king's letters patent, and that done, to receive from William the said letters and his letters of acquittance, which shall be sufficient for the king in this respect, as the late king granted to William for his good and laudable service the manor of Lee with its hamlets and other appurtenances in co. Lincoln, except a third part of two parts of that manor, which belonged to John de Trehampton, and which was taken into the late king's hands by reason of the quarrel (*querelle*) of Thomas, late earl of Lancaster, for William to hold for life, and the late king also granted that the said third part which Philip de Nevill and Agnes his wife held in the dower of Agnes, with remainder to the king at the death of Agnes, should remain to William, to hold likewise for life, of the value of 50*l.* of land which the late king granted to provide for William to hold of his gift; and at the suit of William beseeching the king to order competent remuneration to be made to him, as the manor has been placed by the king out of his hands, because William has restored the said letters to chancery to be cancelled, and has released to the king everything which he might have against him by reason of the late king's grant and provision concerning the said manor of the said 50*l.* of land or other recompence of the same, the king has granted William 100*l.* in full recompence and satisfaction for the said manor, and 50*l.* of land, and has promised to pay the same 100*l.* to William at the exchequer at Christmas and Easter next.

Dec. 1.
Auckland.

To the sheriff of York. Order to restore to John Dryng, of York diocese, clerk, without delay, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king, for the death of Thomas Salvayn, as John has purged his innocence before W. archbishop of York, the diocesan to whom he was delivered by the justices, according to the privilege of the clergy.

MEMBRANE 1.

Dec. 24.
Newcastle-on-
Tyne.

To William Trussel, escheator beyond Trent. Order to deliver to Alesia, late the wife of Ebulo Lestraunge, a toft, two mills, 80 acres of land, 5 acres of meadow, 14 acres of wood, and 60*s.* rent in Holemere and Denham, co. Buckingham, restoring the issues thereof, because the king has learned by inquisition taken by William de Northo, late escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, that Ebulo and Alesia, at Ebulo's death, held jointly the said toft, mills, land, meadow, wood and rent for themselves and Ebulo's heirs, and that these tenements are held of the king in chief by the service of a fourth part of a knight's fee, and the king has taken the fealty of Alesia, due to him in this respect.

Dec. 22.
Auckland.

To the same. Order not to intermeddle further with a moiety of the manor of Leysceby, co. Lincoln, restoring the issues thereof, because the king has learned by inquisition taken by Gilbert de Ledred, late escheator in cos. Lincoln, Northampton and Rutland, that John de Dalyngrigg held no lands at his death of the king in chief, by reason whereof the custody of his lands ought to pertain to the king, but that he held jointly with Joan his wife the said moiety, except 100*s.* rent therein, and that the

1335.

Membrane 1—cont.

manor is held of Philip son of Hugh de Neville by the service of 1*d.* yearly for every service.

Dec. 25. To the same. Order not to intermeddle further with the lands which
Newcastle-on-Tyne. Gilbert de Ledred, late escheator in cos. Lincoln, Northampton and Rutland, asserted were held of the king and another lord by the abbot of Revesby and his predecessors, and acquired, without the king's licence after the publication of the statute of mortmain, and which Gilbert took into the king's hands, and which are now in the king's hands, restoring the issues thereof to the abbot, because the king has learned by inquisition taken by Gilbert that Walter, late abbot of Revesby, in the 47th year of the reign of Henry III., to wit, before the publication of the said statute, acquired 34 bovates of land in Sibeceye, of Hugh le Dispenser by a fine levied in the said king's court in that year between abbot Walter, demandant, and Hugh, deforciant, for himself and his house, for ever; and Elias, formerly abbot of that place, acquired 4 bovates of land in Fylyngham of Dodo Bardolf, and two bovates of land in the same town of Thomas son of Dodo Bardolf, 120 years ago; and William, afterwards abbot of that place, acquired 3*s.* 4*d.* rent in Burgh, near Skegnesse of Sibaldus Blaunchard, 80 years ago, and Robert, afterwards abbot of that place, acquired 4 acres of wood in Enderby of Robert Chanry for himself and his house before the publication of the said statute, to wit, 60 years ago; and that the land in Sibeceye is held of Alesia de Lacy, countess of Lincoln, the land in Fylyngham of Edmund Bardolf, the wood of Walter de Neville, and the rent of William de Kyma, and not of the king.

Dec. 26. To the same. Order to cause John son and heir of Roger le Forester,
Newcastle-on-Tyne. of Welyngton, tenant in chief, to have full seisin of all the lands of which Roger was seised in his demesne as of fee in that bailiwick at his death, because John has proved his age before Adam de Wyleby, late escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining, and the king has taken John's homage for all the lands which Roger held at the time of his death of the king in chief.

By p.s. [9392.]

To Bartholomew de Burgherssh, keeper of the Forest beyond Trent. Order to cause the same John to have full seisin of the forest bailiwick of the haye within the forest of Wrokne of which his father was seised in his demesne as of fee at his death.

By the same writ.

To John Moryn, escheator in cos. York, Northumberland, Cumberland and Westmorland. Order to cause John de Cramlyngton son and heir of Richard de Cramlyngton, tenant in chief of the late king, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, because John has proved his age before the escheator and the king has taken his homage for all the lands which Richard held at his death of the late king in chief.

By p.s. [9390.]

Dec. 29. To sheriffs, mayors, keepers of ports or passages, bailiffs, ministers and
Newcastle-on-Tyne. other lieges. Order to cause William Daubeneye and John Coupegorge, whom the king is sending to parts beyond the sea for the furtherance of certain of his affairs there, to have speedy passage for themselves, their men and equipments when they come to any port or place of their bailiwicks, or to any sheriff, etc; and to permit them to cross to the said parts without hindrance, so that the said affairs may in no way be retarded for lack of such passage.

By K.

Et erat patens.

Dec. 31. To the sheriff of Cumberland. The men of the town of Arturet in that
Morpeth. county have besought the king to grant them some remuneration, as at the time when the king last stayed at that town with his army in journeying

1335.

Membrane 1—cont.

towards Scotland, their growing corn, hay and straw were trodden down, cut and consumed by the men of that army and their horses, so that little or nothing remained to them for their maintenance and for paying their rents and services for that year, and their men sustained other damage by reason of the king's stay there in divers manners; the king, therefore, in consideration of the premises, has granted them in aid of their maintenance 50*l.* of his alms, and orders the sheriff to go in person to that town and to inform himself of the damage sustained by those men, to wit, by each of them at the said time, and to cause the said 50*l.* from the issues of his bailiwick to be divided and distributed among those men, considering the damage suffered and the quality and want of the persons, and upon receipt of letters from some of the principal men of the town, testifying to the said payment, the king will cause allowance for that sum to be made to the sheriff in his account.

By K. on the information of Ralph de Nevill, the steward.
Vacated because otherwise in the 10th year.

1336.

Jan. 5.
Berwick-on-
Tweed.

To the merchants of the realm now at Lescluses in Flanders, or going there. Whereas, as the king has learned, a severe dispute arose between Thomas Gordon of Newcastle-upon-Tyne and John de Santa Agatha and others then coming there, and John was wounded, and afterwards died, and Thomas was charged with that death, taken and delivered to custody in prison, where he is detained, and if 60*l.* sterling are not quickly forthcoming to secure his release on or before the Purification next, he will then suffer the last penalty; the king considering the damage and injuries which John, then a lawless pirate, and his abettors have inflicted upon merchants of the king's realm and power upon the sea, and on other subjects of the king in lands beyond, killing some, plundering others, wounding and imprisoning and detaining as prisoners until they should make fines with John, sinking their ships; and the king wishing that Thomas should not perish, through whose probity such crimes can no longer be perpetrated, earnestly requests those merchants, upon view of these presents to cause those 60*l.* to be collected amongst themselves, as they shall see fit, and paid for the deliverance of Thomas, so that he may not be in peril of his life for lack of such payment, and the king promises to pay the merchants those 60*l.* with speed when he has been informed of its payment.

By K.

Jan. 20.
Berwick-on-
Tweed.

To William Trussel, escheator beyond Trent. Order to cause Giles de Badelesmere, son and heir of Bartholomew de Badelesmere, tenant in chief of the late king, to have full seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, because Giles has proved his age before Gilbert de Ledred, late escheator in cos. Lincoln, Northampton and Rutland, and the king has rendered to him all the lands which his father at his death held of the late king, and has given him respite until the morrow of Midsummer next for his homage due in this respect.

By K.

The like to John Moryn, escheator this side Trent, concerning such lands in his bailiwick.

By K.

Jan. 10.
Berwick-on-
Tweed.

To William Trussel, escheator this side Trent. Order to cause reasonable dower to be assigned to Agnes, late the wife of John Heyron of Enfield, tenant in chief, from all the lands which belonged to her husband in that bailiwick at his death, upon her taking oath that she will not marry without the king's licence.

Vacated because above.

Jan. 22.
Berwick-on-
Tweed.

To the sheriff of Devon. Order to deliver to John le Suur of Morton all the goods and chattels which belonged to him, and which were taken into king's hands as forfeited by reason of the flight which John lately made

1336.

Membrane 1—cont.

for the death of John Schethiok of Hugeton, with which he was charged, and which are in the sheriff's hands, to hold of the king's gift, as the king has had compassion on the state of John le Suur, and has granted him all the said goods and chattels. By p.s. [9426.]

Jan. 12. To Richard de la Pole, the king's butler, or to him who supplies his place
Berwick-on- in the town of Southampton. Order to deliver to the abbot and convent
Tweed. of King's Beaulieu a tun of wine of the right prise of the present year for celebrating masses in their church, in accordance with the grant to them of Edward the king's great grandfather (*sic*), of a tun of wine of the right prise at Southampton, to be received yearly of the king's gift between Christmas and the Purification for celebrating masses in that church.

Jan. 23. To the same. Like order in favour of the abbot and convent of the place
Berwick-on- of St. Edward, Nutele, of a tun of wine.
Tweed.

Jan. 18. To the treasurer of Ireland for the present or the future. Order to pay
Berwick-on- to Thomas de K . . . 20 marks from the treasury, which the king has
Tweed. granted to him in recompence for his goods and chattels which were lost by the roughness of the sea in going to Ireland in the king's service, as the king has learned by trustworthy testimony, receiving from Thomas his letters patent certifying the said payment.

Jan. 22. To Richard de Feriby, keeper of the wardrobe. Order to account with
Berwick-on- master Gilbert de Halghton, clerk—whom the king sent to the parts of
Tweed. Skynburnesse and Carlisle to supervise the king's victuals there and to arrest certain ships at Skynburnesse, and cause them to be sent in the king's service, and to certify to the king all his action in this matter, without delay—concerning those 40 marks which Gilbert received from John de Denton of Newcastle-upon-Tyne on loan for doing these things, 6s. 8d. a day being allowed to Gilbert for his wages on the said service, and further to cause to be done what pertains to the final issue of that account. By K.

Jan. 22. To the treasurer and barons of the exchequer and to the chamberlains.
Berwick-on- Order to the treasurer and barons to account with W. bishop of Norwich for
Tweed. his late passage to France at the king's order, to wit, both for his wages in going to those parts, staying there and returning thence, and for his costs and expenses in his passage and in other things, and the treasurer and chamberlains shall cause allowance to be made to the bishop from the treasury of what is found to be owing to him in this account on the debts which he owes to the king at the exchequer, and shall cause payment to be made to the bishop of anything that may be owing to him after that allowance has been made, and the treasurer and barons shall cause him to have satisfaction or a competent allowance thereupon without delay. By K.

1335.

MEMBRANE 35d.

Jan. 27. Thomas son of Walter de Gosewyk acknowledges that he owes to Thomas
Roxburgh. de Baumburgh, clerk, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Northumberland and Berwick.

Jan. 26. John de Hales, citizen of Norwich, acknowledges that he owes to Henry
Roxburgh. de Edenestowe, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Jan. 26. John de Hamby acknowledges that he owes to Henry de Ingelby, clerk,
Roxburgh. 20*s.* to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by Henry in chancery.

1335.

Membrane 35d—cont.

Enrolment of grant by William de Munketon to Sir Geoffrey le Scrop, knight, of the advowson of the church of Scurueton, to hold for himself, his heirs and assigns. Witnesses: Sir Henry le Scrop, Sir Richard de Bernyngham, Sir Thomas de Sheffield, knights, William de Scurueton, Thomas de Fencotes, Peter de Richemond, Nicholas Ward. Dated at York on Sunday after the conversion of St. Paul, 9 Edward III.

Memorandum, that William de Munketon came into the chancery at York on 30 January and acknowledged the preceding deed.

Jan. 28. John de Hacouneshou and Geoffrey de Hacouneshou acknowledge that
Roxburgh. they owe to Henry de Haydok, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

Feb. 1. Thomas atte Stooke of Wych acknowledges that he owes to Stephen de
Roxburgh. Duddeleye 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Jan. 31. John de Kayvill acknowledges that he owes to Gilbert de Aton 200*l.*; to
Roxburgh. be levied, in default of payment, of his lands and chattels in co. York.

Feb. 1. Geoffrey de Hopperton acknowledges that he owes to Alan son of William
Roxburgh. de Knaption 2 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 1. William son of Robert de Jouby of Huntingdon acknowledges that he
Roxburgh. owes to John Moryn, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 4. John de Clif acknowledges that he owes to John de Sancto Paulo and
Roxburgh. John de Tiddeswell 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Thomas de Langwarth of Wodehous, clerk, acknowledges that he owes to Cristiana, late the wife of Henry de Borlay, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Feb. 5. John son of Henry le Cartewright of Waddeworth acknowledges that
Roxburgh. he owes to Elias de Waddeworth 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 6. John de Alta Ripa of Foulesutton acknowledges that he owes to John
Roxburgh. son of Thomas de Langewath of Wodehous, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Hertheby, citizen of Lincoln, acknowledges that he owes to the abbot of Bardenaie 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Thomas son of Walter de Gosewyk puts in his place David de Wolloure, John de Pokelyngton and William de Baumburgh, to prosecute and seek against the king and his council in parliament, chancery, and other courts of the king, divers lands and fisheries in the town of Berwick-upon-Tweed, and in the water of Tweed—of which Walter de Gosewyk, father of Thomas, whose heir he is, was seised in his demesne as of fee, until he was amoved therefrom by the war of Robert de Bruys, and which are in the king's hands by the forfeiture of certain of the king's enemies, tenants of those tenements at the time of the surrender of Berwick—and to receive seisin thereof, and do all other things which shall be necessary or opportune in this respect.

1335.

Membrane 35d—cont.

Feb. 6. Robert Bulloc acknowledges that he owes to William de Emeldon,
Roxburgh. clerk, 40s.; to be levied, in default of payment, of his lands and chattels in
co. Berks.

Cancelled on payment.

Feb. 9. John de Midleton acknowledges that he owes to John Turnay 50*l.*;
Roxburgh. to be levied, in default of payment, of his lands and chattels in co. York.

John de Hamerton acknowledges that he owes to John Turnay 50*l.*;
to be levied, in default of payment, of his lands and chattels, in co. York.

John Paiffyn acknowledges that he owes to John Turnay 50*l.*; to be
levied, in default of payment, of his lands and chattels in co. Northum-
berland.

Feb. 10. John de Ellerker, the elder, acknowledges that he owes to Peter de Salso
Roxburgh. Marisco, knight, and to John de Bekingham 20*l.*; to be levied, in default
of payment, of his lands and chattels in co. York.

Feb. 9. John son of Henry de Byngham acknowledges that he owes to Robert
Roxburgh. son of Roger de Ledes 50*l.*; to be levied, in default of payment, of his
lands and chattels in co. York.

Feb. 8. John de Wyk, parson of Northluffenham church, Thomas de Crowethorn,
Roxburgh. Henry Bony and Robert Saucer, acknowledge that they owe to Laurence
Ordelf 15*l.*; to be levied, in default of payment, of their lands and chattels
in cos. Rutland and Devon.

Ralph, prior of St. Andrew's, York, acknowledges that he owes to Edmund
de Grymesby, clerk, 40*l.*; to be levied, in default of payment, of his lands
and chattels in co. York. *Cancelled on payment.*

Feb. 9. Walter Godburn, of Grymesby, acknowledges that he owes to Edmund de
Roxburgh. Grymesby, clerk, 14*l.* 7*s.*; to be levied, in default of payment, of his lands
and chattels in co. Lincoln.

— George son of John de Longevyll of Little Billyng, one of the executors
— of the will of the said John, puts in his place William de Bifeld and Thomas
de Grove, clerks, to prosecute the execution of a recognisance for 200*l.*,
made to John in chancery by Thomas son of Robert Barry, knight.

— John Tourney puts in his place Thomas de Grove, clerk, to prosecute the
— execution of a recognisance for 20 marks, made to him in chancery by
William de Colleye, Thomas de Cheyndut of Wilhampton, William de
Twangeton of St. Albans and William de Cheyndut.

Feb. 12. John Ward of Holt, parson of Cotherstok church, and Peter his brother,
Roxburgh. acknowledge that they owe to John Giffard of Cotherstok, clerk, 80 marks;
to be levied, in default of payment, of their lands and chattels in co.
Northampton.

Feb 13. Richard de Pensax and William de Ballegrave acknowledge that they
Newcastle-on- owe to Queen Isabella, 30*l.*; to be levied, in default of payment, of their
Tyne. lands and chattels in co. Nottingham.

Master Walter de Trigyngham acknowledges that he owes to William de
Barton, parson of Arneclif in Craven church, 50*l.*; to be levied, in default
of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Robert de Barton, parson of the church of Bultham near Lincoln,
acknowledges that he owes to the same William 50*l.*; to be levied, in default
of payment, of his lands and chattels and ecclesiastical goods in the said
county.

Cancelled on payment.

Master William de Lounesburgh of Whyteby, acknowledges that he owes
to William de Barton 50*l.*, to be levied, in default of payment, of his lands
and chattels in co. York. *Cancelled on payment.*

1335.

Membrane 35d—cont.

Adam de Barton, parson of the church of Askeby near Grimesby, acknowledges that he owes to William de Barton 50*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

Feb. 22.
Newcastle-on-Tyne.

To Hugh de Courtenay the elder, earl of Devon. Order to assume the name and honour of earl of Devon, because the inheritance which belonged to Isabella de Fortibus, late countess of Devon, and of her ancestors the earls of Devon, descends to him by hereditary right, and he holds that inheritance; and the king will cause 18*l.* 6*s.* 8*d.* of the yearly fee of co. Devon to be paid to him, as it was wont to be paid to his ancestors, the earls of Devon, which fee Isabella and her ancestors received yearly by the hands of the sheriff of Devon, and Hugh also received it after the death of the countess for some time, and it was detained from him because he had not styled himself earl.

By K. and C.

[Fœdera.]

To the sheriff of Devon. Order to cause proclamation to be made in that county, and in other places in that bailiwick, that all shall call Hugh earl of Devon, because the king has ordered him to assume that name and honour.

By K. and C.

[Ibid.]

Feb. 20.
Newcastle-on-Tyne.

To Richard de Wylughby and his fellows, justices in eyre for pleas of the forest in the forest of Pykeryng, belonging to Henry, earl of Lancaster. Order to hold their eyre on the day fixed and ordained by them, and to do all other things which pertain to that eyre, notwithstanding that the king ordered them to continue that eyre and all pleas and other things touching it until the quinzaine of Easter next, so that divers magnates and lieges and others of the realm who had set out with the king to Scotland should not be molested in that eyre for their absence or for other causes while they so stood in the king's service.

Robert son and heir of Thomas Barry puts in his place John de Codyngton against George son of John de Longevill of Little Byllyng and Thomas his brother, Roger, parson of Little Byllyng church, John de Longevill of Northampton, and Walter Gyn, chaplain, executors of the will of John de Longevill of Little Byllyng, to defend the execution of a recognisance for 200*l.* made to John de Longevill of Little Byllyng in the late king's chancery by Thomas son of Robert Barry, knight.

John de Thorp, clerk, puts in his place William de Emeldon, clerk, to prosecute the execution of a recognisance for 160*l.*, made to John in chancery by John de Yerdhull.

MEMBRANE 34d.

Enrolment of release by Reginald de Monte Forti, knight, lord of Welewe, to William son of William de Regny of Ludford and Robergia his wife, of all right and claim in all his lands in Pegelynych in the hundred of Welewe, together with all rents and services of freeholders and villeins, in Telesford and Lutleton which Miles de Bello Campo and Amicia his wife held of Reginald in the name of Amicia's dower. Witnesses: Sir Walter de Pavely, Sir John de Palton, Sir Oliver de Dynham, knights; Thomas de Panes the elder, Thomas de Whytokesmede, John Balon of Doukerton. Dated at Welewe on Friday the feast of Hilary, 8 Edward III.

Memorandum, that Reginald came into chancery at York on 12 February and acknowledged the preceding deed.

1335.

Membrane 34d—cont.

Enrolment of release by Reginald de Monte Forti, knight, lord of Welewe, to William de Reigny son of William de Reigny of Ludeford and Robergia his wife, of all right and claim in 20s. yearly rent issuing from lands which John de Wodeburwe and Evelota his wife and John their son hold of Reginald in Farleye Mountford, and in the reversion of the said lands when it shall fall in after the death of John, Evelota and John; and in 5s. yearly rent issuing from the lands which Alice de Stoke holds of Reginald for life in Farleye Mountford, and in the reversion of all those lands when it shall fall in after Alice's death; and in 20s. yearly rent issuing from the lands which Adam Seolf, Cicely his wife and John their son hold of Reginald in Twynyho, and in the reversion of these lands when it shall fall in after the death of Adam, Cicely and John; and in 24s. yearly rent issuing from lands which Reginald Crompte and Alice his wife hold of Reginald de Monte Forti in Twynnho; and in the reversion of those lands when it shall fall in after the death of Reginald and Alice; and in 8s. yearly rent issuing from lands which Agnes, late the wife of David Seolf, holds of Reginald for life in Welewe and Twynyho; and in the reversion of those lands when it shall fall in after the death of Agnes. Witnesses: Sir Walter de Pavely, Sir John de Palton, Sir Oliver de Dynham, knights; Thomas de Panes the elder, Thomas de Whittokesmede, John Balon of Donkerton. Dated at Welewe on Friday the feast of Hilary, 8 Edward III.

Memorandum, that Reginald came into chancery at York on 12 February, and acknowledged the preceding deed.

Feb. 20. John Brocas acknowledges that he owes to Thomas de Bradeston, Newcastle-on-Tyne. knight, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Feb. 4. To the treasurer and barons of the exchequer. Order to cause Henry de Roxburgh. Lancastr[ia]—to whom the king committed the custody of the manor of Chelveston, co. Northampton, which belonged to John Suard, knight, on 18 June, in the 4th year of the king's reign, to hold under a certain form as long as the manor should remain in the king's hand—to have respite until the quinzaine of Easter next for the extent of that manor and its arrears from the said 18 June.

By C.

Feb. 7. Martin de Ixnygg, clerk, is sent to the abbot and convent of Creyk, co. Alnwick. Norfolk, to receive a pension by reason of the new creation of the abbot.

By p.s.

Feb. 16. To the treasurer and barons of the exchequer. Order to cause John, Newcastle-on-Tyne. duke of Brittany and earl of Richmond, to have respite until the quinzaine of Michaelmas next for all the debts which he owes to the king at the exchequer, and to cause him to be released from any distraint made for that reason.

By K.

[*Federa.*]

Feb. 18. To William de Clynton, constable of Dover castle and warden of the Newcastle-on-Tyne. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Geoffrey le Voiers, knight, who lately came to the realm to prosecute certain affairs of John, duke of Brittany and earl of Richmond there, and who is now about to return by the king's licence, to cross from that port to the said parts, with his horses, equipments and men.

By K.

Feb. 8. To W. archbishop of York. Order to be at Newcastle-upon-Tyne on Roxburgh. Wednesday next to treat with the king and the prelates, magnates and lieges, concerning certain arduous affairs touching the king.

By K.

[*Rep. on Dig. of a Peer*, iv. p. 440.]

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Membrane 34d—cont.

- March 2. Brother Richard, abbot of the house of Kyngeswode, of the Cistercian order, diocese of Worcester, acknowledges for himself and convent that they owe to Gero Pope, Wachinus Chisti, Francis and John de Chastelouche, and Andrew de Portenar, merchants of Florence, 500*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Gloucester.
- March 4. Gawayn de Suthorp, goldsmith (*orefever*), acknowledges that he owes to John de Oxendon, parson of Trengre church, diocese of Lincoln, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.
- Feb. 23. To J. archbishop of Canterbury. Summons to attend a council at Newcastle-on-Tyne. Nottingham on Sunday in mid-Lent next, to treat concerning certain arduous affairs specially touching the king and the state of the realm. [*Rep. on Dig. of a Peer*, iv. p. 441.] By K.
- The like to W. archbishop of York and five other bishops. [*Ibid.*]
- To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid council. By K.
- [*Ibid.*]
- The like order to John de Warennia, earl of Surrey, three other earls, and eleven others. [*Ibid.*]
- To Master John de Hildesle, chancellor of the exchequer. Summons to attend the aforesaid council, to treat with others of the king's council. [*Ibid.*] By K.
- The like order to Geoffrey Lescrop and four others. [*Ibid.*]
- Feb. 28. To the treasurer and barons of the exchequer. Order to cause Thomas Darlington. de Bradestan to have respite until Michaelmas next, unless the king orders otherwise in the meantime, for all the debts, fermes and arrears of fermes which he owes to the king, and to cause him to be released from any distraint made for that cause. By K.
- Feb. 16. To the justices of the Bench. Order to proceed to render judgment in a Newcastle-on-Tyne. suit between the abbot of St. Albans and Adam Ussher and certain others, his tenants in the town of St. Albans, notwithstanding that such suit was not deraigned before, as is said, as the abbot has shown the king that whereas he impleaded Adam and others before these justices, that they should make suit at the abbot's mill of that town as they were wont to do; and although Adam and the others, pleading before the justices, did not deny that they ought or were wont to make suit at that mill for baking all their corn and for brewing in those messuages which they hold in that town, yet the justices have hitherto delayed to proceed to render judgment in that plea according to the process held thereupon before them, because they were not informed that the exaction of such suit was deraigned in times past, except only by reason of arable land where corn grew, whereupon the abbot has besought the king to provide a remedy.
- Feb. 23. To Hugh de Courtenay, earl of Devon. Order to be with the king on Newcastle-on-Tyne. Sunday in mid-Lent next at Nottingham, to give his counsel with the prelates, magnates and chief men of the realm, and if he cannot appear in person, to send Hugh de Courtenay his son in his place to give counsel as aforesaid. By K.
- [*Rep. on Dig. of a Peer*, iv. p. 441.]
- March 6. To the sheriff of York. Order to permit W. bishop of Norwich, tenant Coventry. of the manor of Barton in Ridale, which belonged to Nicholas de Gray, to have respite until All Saints next for divers debts which Nicholas owed at his death to the king at the exchequer. By C.

1335.

MEMBRANE 33d.

Feb. 8.
Roxburgh.

Master Thomas Daungervill, parson of Sabrichesworth church, acknowledges that he owes to William de la Pole, 60*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Suffolk.

Cancelled on payment.

Enrolment of indenture between William de la Pole and Master Thomas Daungervill, parson of Sabrichesworth church, testifying that whereas Thomas made the preceding recognisance to William, the said William grants that if Thomas pays 30*l.* to William or his attorney in the abbey of St Mary's, York or in chancery, on Sunday after the feast of SS. Philip and James next, then the said recognisance shall be null. Dated at York, 10 February, 9 Edward III.

Memorandum, that on the said day both William and Master Thomas came into chancery at York and acknowledged the preceding deed.

March 7.
Coventry.

David ap Thlewlyn acknowledges that he owes to Peter de Angreton, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in North and South Wales.

March 2.
Pontefract.

To the treasurer and barons of the exchequer. Order to cause Roger de Esche to have respite until the quinzaine of Michaelmas next for the accounts which are exacted from him for the time when he was sub-escheator of Simon de Bereford, late escheator beyond Trent, in co. Essex, and supervisor and keeper of certain lands, goods and chattels which belonged to Edmund, late earl of Kent, in co. Sussex, and which were then taken into the king's hand for certain causes; and the treasurer and barons shall cause the taking of Roger's person and of his goods and chattels into the king's hand for the reason aforesaid, to be superseded, and in the meantime cause his lands to be restored to him, as the king lately gave him respite until the quinzaine of Easter next for the said account, and has now granted him respite until the quinzaine of Michaelmas next because he is intending the expedition of certain affairs enjoined upon him by the king. By K.

Feb. 23.
Newcastle-on-Tyne.

William Leaute, 'chaufcire,' by reason of his good service to the king and his father, is sent to the prior and convent of Markby to receive such maintenance in that house for life as Nigel de Wheteley, deceased, had there at the request of Edward I. By p.s. [8469.]

March 6.
Coventry.

To John de Faucumbergge, Thomas de Boulton, and John Moryn. Whereas the king lately appointed them in the North Riding in co. York to supervise that all the men of that Riding, knights and others, should be provided with horses and other arms according to their estate, and assessed and arrayed at arms according to the form of the proclamation made in all the counties of England, and of the statute of Winchester, so that all these men should be provided with arms as aforesaid, to wit, the horse arrayed in constabularies (*constabular*) and the foot in hundreds and scores, according to the form of the ordinance which the king sent to John, Thomas and John under the great seal, to be ready for the defence of the realm when they should be required, and to do certain other things in the North Riding as is fully contained in the king's letter patent; the king wishing for the speedy dispatch of the said affair, orders John, Thomas and John to cause all the premises, if they are not yet done, to be done with all possible speed according to the tenor of the king's previous orders, knowing that if they are negligent or remiss in the execution of the order the king will punish severely both them and theirs; and they shall inform the king of the names of the men, both horse and foot, so armed, and of the number of the remaining

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Membrane 33d—cont.

able-bodied (*defensalium*) men in the North Riding, before Easter next, notwithstanding any previous order to the contrary. By K. and C.

The like to the following, in the following places, to wit:

Roger de Somervill and Robert le Constable of Fleynburgh in the East Riding, co. York.

William de Scarthgill, John de Eland and Brian de Thornhull in the West Riding, in the same county.

Thomas de Novo Mercato the elder and Philip de Nevill the younger, in Kesteven, co. Lincoln.

Robert Darcy and Peter de Lekburn in Lyndeseye, in the same county.

Humfrey de Littebury, John de Kirketon, Richard de Casterton and William de Spaldyng in Holand in the same county.

Thomas de Lungvilers, John de Mounteny and Edmund de Cressy in co. Nottingham.

Roger Deyncourt and Ralph de Braylesford in co. Derby.

Richard de Eggebaston and Roger de Belgrave in co. Leicester.

Ralph Basset of Weldon and Eustace de Burneby in co. Northampton.

William de Bermyngeham the elder and John de Peyto the elder in co. Warwick.

Philip de Somervill and John de Miners in co. Stafford.

Roger Carles and Roger de Cheyny in co. Salop.

John de Annesle and Thomas de Berkele of Cuberle in co. Gloucester.

Roger Chaundos and Adam Lucas in co. Hereford.

Richard Lovel and John de Erlegh in co. Somerset.

Robert fitz Payn and Thomas de Marlebergh in co. Dorset.

March 27.
Nottingham.

Robert Achard and Thomas Coudray in co. Berks, before the month of Easter.

Robert de Shirburn and Edmund de Nevill in co. Lancaster.

John de Derewentwatre and Thomas de Musgrave in co. Westmorland.

Peter Tiliol and Richard de Denton in co. Cumberland.

William de Ferariis and Robert Beaupel in co. Devon.

William de Botereaux and Richard de Hewys in co. Cornwall.

Robert Selyman and Robert de Hungreford in co. Wilts.

Roger Bavent and Nicholas Gentil in co. Sussex.

John de Ifeld and John de Heyton in co. Surrey.

John de Segrave and John de Bourne in co. Kent.

Thomas Gobion and Nicholas de Storteford in co. Essex.

William Baude and Geoffrey de la Lee in co. Hertford.

Giles de Wachesham and Ralph de Bokyng in co. Suffolk.

Roger de Kerdeston and Constantine de Mortuo Mari in co. Norfolk.

William le Moigne and Hugh de Croft in co. Huntingdon.

Philip de Aylesbury and Nicholas Passelowe in co. Buckingham.

Bartholomew de Insula, John de Ticheburn and John de Isdle of Gatecombe in co. Southampton.

Geoffrey de Lucy, Hugh de Croft and Thomas de Stodele in co. Bedford.

John Hakelut and Simon de Lyndon in co. Rutland.

Roger Maudut, Thomas de Heton and Walter de Crek in co. Northumberland.

Robert de Moreby and John de Broghton in co. Oxford.

Henry de Frowyk and Richard de Pountz in co. Middlesex.

William Blount and Hugh de Cokeseye in co. Worcester.

Philip de Stowe the elder and John Dengayne in co. Cambridge.

1335.

MEMBRANE 32d.

March 2.
Pontefract.

To the justices of the Bench. Order to receive a reasonable fine from Ed[mund] de Boun, knight, for his trespass, for the king's use, and to cause him to be released from prison if he rendered himself to prison before the justices, as Edmund was placed in exigent to be outlawed in that county, and was afterwards outlawed, as the king has learned, at the king's suit, because he did not come before Richard de Aldeburgh and his fellows, then justices in eyre for pleas of the Forest in co. Nottingham, to answer concerning a trespass made by him in Shirewod forest in that county as is said, with which he was charged; and the king moved by pity, pardoned Edmund that outlawry and granted him firm peace therefor, so that he should render himself to prison and stand to right in the king's court if the king should wish to speak against him concerning that trespass, and Edmund has besought the king to receive a reasonable fine from him for that trespass.

By K.

March 2.
Pontefract.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Whereas they lately returned a petition of John son of Reginald exhibited before the king and council in parliament, together with the inquisition and certification made thereupon, into chancery, the king sent to the justices *sub pede sigilli* ordering them to proceed to the final discussion of that affair, having called before them the king's advocates, heard John's complaint and viewed and examined the inquisition and certificate, and all the process held thereupon, but not to proceed to render judgment without consulting the king; and afterwards the king, wishing to cause justice to be done, ordered the justices to proceed to do further according to the law of the realm, notwithstanding the said order, after having viewed and examined all the said process and diligently discussed it: and lately, learning from John that the justices had done nothing in that affair, the king ordered them to proceed to render judgment according to the tenor of the king's order, having viewed that order and the process for rendering judgment, and to inform the king if there was any cause why they should not do this, and Geoffrey returned that upon view and examination of the said affair it was found that fifteen days from Michaelmas, in the 5th year of the king's reign, a certain jury took place (*transiit*) in the king's court between the king and John upon the said affair, and because the justices did not find in the same, after the said jury, that John took any day in the court, and it is not enrolled in the same that he was told what should follow thereon before the king, further process was not made in that affair according to the tenor of the aforesaid writ, yet Richard de Wylughby, one of the justices appointed to hold pleas before the king, remembers that he was then present in the court, and that immediately after the taking of the jury he said to John that the affair would be further prosecuted before the king if it seemed good to him; and subsequently, at the prosecution of John, beseeching the king to provide a remedy, the king ordered the justices that if Richard remembered before them in the king's court that he had said to John, immediately after the taking of the jury, that John should prosecute that affair before the king, then to cause that to be enrolled, and although the justices caused it to be enrolled by virtue of that order, yet they delayed to proceed to render judgment in that affair, as John has informed the king: the king therefore orders the justices to proceed to render judgment according to the tenor of his previous orders, having viewed those orders and the process made thereupon.

By C.

Thomas, bishop of Hereford, puts in his place Peter de Eggeworth and Richard Russel of Shrewsbury, to prosecute the execution of a recognisance for 100*l.* made to the bishop in chancery by Master John de Hildesle.—John de Barton, archdeacon of Hereford, received the attornment by writ.

1335.

Membrane 32d—cont.

March 12. Roger de Beltoft acknowledges that he owes to Michael de Wath, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

March 15. Hugh son of Thomas de Northoteryngton acknowledges that he owes to Thomas de Baumburgh, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 19. To the sheriff of Southampton. Whereas, as the king has learned, Adam de Bernewell of Salesbury lately impleaded Gilbert de Wygeton, keeper of God's House, Southampton, and others by a certain bill, before William de Shareshull and his fellows, justices of oyer and terminer in that county, concerning a trespass committed on Adam by Gilbert and others as is said, and Gilbert and the others were convicted of the said trespass by the inquisition in which they placed themselves, and 300*l.* were adjudicated to Adam for his damages in this respect, and the king, by his writ under William's testimony, ordered the sheriff to cause the said 300*l.* to be made from Gilbert's lands, goods and chattels; and now the king has learned that the sheriff intends to levy 300*l.* of the goods and chattels of the said house, by virtue of the king's order, which house is of the king's patronage and of the foundation of his progenitors, and if this is done it will be to the king's prejudice and the impoverishment of the house; and because it is not just that the goods and chattels of the house, which were established and ordained at its foundation by the king's progenitors, for the maintenance of the brethren and sisters, and serjeants and ministers of the house, should be dissipated or destroyed for Gilbert's trespass or excess, who had the custody of the house and no other state there, and because it has been testified before the king and his council that Gilbert has sufficient other lands goods and chattels in the realm from which the said damages may be levied; the king orders the sheriff to supersede the execution of the said order concerning the goods and chattels pertaining to the said house, provided that the execution of the said judgment is made on Gilbert's own goods.

By C.

To the same. Order to supersede the taking of the bodies of Gilbert de Wygeton, keeper of God's House, Southampton, John Wygayn, John Pennark, John de Berkyng, Richard, chaplain of God's House, Southampton, Thomas de Humbre, John Cotus, Nicholas le Spenser, John Wolfe and John de Okeford, who were convicted of a trespass committed upon Adam de Bernewell of Salesbury, if they shall find mainpernors who will undertake to have them before the king on the quinzaine of Easter next, to prosecute the affair concerning error and to satisfy the king for what pertains to him in this respect, and Adam for his damages if the record and process of that affair are affirmed before the king, and further to do and receive what the king's court shall consider in this respect, as Gilbert, etc. have besought the king to cause the taking of their bodies to be superseded by a mainprise until the said quinzaine, so that they may be able to prosecute the said affair concerning error before the king, as the king ordered William de Shareshull, justice of oyer and terminer in that county to take the bodies of Gilbert, etc., to satisfy the king for their redemption in this respect; and afterwards, at the prosecution of Gilbert, etc., showing that error had intervened in the record and process of the suit brought by Adam against them for the said trespass before William and his fellows, justices of oyer and terminer in that county, the king ordered William to send to him the said record and process with all things touching them, so that the king might have them on the quinzaine of Easter next.

By C.

MEMBRANE 31d.

March 10. To the sheriff of York. Whereas it was lately found by inquisition taken
Coventry. by William de Clapham, escheator in cos. York, Northumberland, Cumber-

1335.

Membrane 31d—cont.

land and Westmorland, that Isabella de Vesey held at her death no lands of the king in chief in that bailiwick, but that she held for life divers lands of divers other lords by divers services, the king several times ordered the escheator not to intermeddle further with the lands which belonged to Isabella in that bailiwick, which she so held for life, and to inform the king if there was reasonable cause why he should not do so; and the escheator certified to the king that he amoved the king's hands from the manors of Ingmanthorp and Scorby, which Isabella held for life, but that he could not amove the king's hands from the manor of Boulton Percy which Isabella held because, before the king's writ of *diem clausit extremum* was delivered to him to take the lands which belonged to Isabella into the king's hands, the custody of the manor of Boulton Percy was committed to Peter de Saltmarsh to hold at will; and afterwards the king ordered Peter to inform him whether that manor was in his custody by virtue of the said commission, and if he had been amoved from the manor; and Peter returned that after the manor had been granted to him and delivered to him by writ, no writ had ever been directed to him to deliver the manor to any one, but that Matthew de Braham, Walter de Sutton and Peter de Crauncewyk and certain other persons unknown, on 16 November last, had entered by force and arms a certain stone hall in that manor, erected upon stakes (*stachiis*) in Peter's custody by virtue of the king's commission, which hall they detain by armed power, and they threw down another house there, and because it is found by inspection of the said rolls that the manor of Boulton Percy was granted to Peter on 3 November last, to be kept in the form aforesaid, the king orders the sheriff to go in person to that manor and amove the said power without delay, if he shall find it there, and resume the hall into the king's hands and deliver it to Peter to hold together with the manor of Boulton Percy according to the tenor of the king's commission, and if he shall find any who resist this, he shall take them and keep them safely in prison, so that they shall not be released from the same without the king's special order; and if necessary the sheriff shall take the *posse comitatus* with him, and shall inform the king of the names of those who so resisted, and whom he has arrested for that cause.

By K.

March 10. To the treasurer and barons of the exchequer. Order to cause Master
Coventry. Simcn del Stanes, who is staying in parts beyond the sea, in the king's service by his order, to have respite until the quinzaine of Michaelmas next, for 12*l.* 3*s.* 4*d.*; which are exacted of him for divers forfeited issues, and to cause him to be released from any distraint made for that cause. By C.

To the sheriff of York. Order to permit Master Simon del Stanes, to have said respite as aforesaid, releasing him from any distraint made for the said cause.

By C.

March 16. Master John de Thoresby, clerk, acknowledges that he owes to Master
Coventry. Richard de Snoweshill, clerk, 10*l.*; to be levied, in default of payment of his lands and chattels in co. York.

Cancelled on payment.

March 17. Robert de Babthorp, the elder, acknowledges that he owes to John de
Coventry. Sancto Paulo and John de Tiddeswell, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

March 17. To the prior of Kirkham, collector of the tenth granted to the king by
Coventry. the clergy in the East Riding, diocese of York. Order to permit the archbishop of York to be quit of the tenth from the manor of Killum, in that county, or from his goods and chattels issuing from the same, as the king ordered the collectors of the tenth and fifteenth in the East Riding, co. York, to levy the fifteenth from the goods and chattels of the said arch-

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Membrane 31d—cont.

bishop as they levy it from the goods and chattels of others in the East Riding, and to answer to the king therefor [*as at page 365 above*].

March 19. Roger Foun, of Assheburn, acknowledges that he owes to John Brisbank of Feriby, the elder, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

March 18. Thomas son of Robert de Babthorp, acknowledges that he owes to John de Sancto Paulo and John de Tiddeswell, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

March 20. Clement de Alta Ripa acknowledges that he owes to John de Wodehous, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 22. John del Grene of York acknowledges that he owes to Master Bernard Vynent, 16 marks; to be levied, in default of payment, of his lands and chattels in co. York.

——— John de Brotherton, vicar in the church of St. Peter, York, puts in his place Robert de Roderham, to prosecute the execution of a recognisance for 18 marks made to him in chancery by John de Gedyngton, parson of All Saints' church, Bernewell, diocese of Lincoln.

March 15. To John Moriz, escheator in Ireland. It has been shown to the king by Woodstock. the abbot and convent of Fourneis, that although by virtue of certain letters of licence of the king which he has inspected, they had acquired the manor of Beaubec (*Bello Becco*), in Ireland, and other lands in Kenlys and Droghda of the part of Meath of the abbot and convent of Beaubec in Normandy; yet the escheator intends to take the manor and lands into the king's hands and much molests the abbot of Fourneys for that reason, contrary to the tenor of the king's letters patent, because the escheator found by an inquisition of office that the abbot and convent of Fourneys had acquired the manor and lands after the publication of the statute of mortmain, without the king's licence, whereupon the abbot has besought the king to provide a remedy; the king therefore orders the escheator to send the tenor of the said inquisition into the chancery of England without delay, and this writ, and to supersede the taking of the said manor and lands into the king's hands until the quinzaine of Trinity next, so that the abbot of Fourneys may be able to prosecute the said affair before the king in chancery, in the meantime, and to cause the manor and lands to be delivered to the abbot in the meantime, if the escheator has taken them into the king's hands, and if the abbot shall find sufficient security to answer to the king for the issues of the manor and lands, if they ought of right to belong to the king.

To the barons of the exchequer, Dublin. It has been shown to the king by the abbot of Fourneys that although he acquired the manor of Beubek in Ireland and other lands in Kenlys and Droghda of the part of Meath of the abbot and convent of Beaubec in Normandy, by virtue of certain letters of licence of the king, which he has inspected, yet the barons, pretending that the abbot and convent of Fourneys had acquired the manor and lands of the abbot and convent of Beaubec after the publication of the statute of mortmain, without the king's licence, ordered the sheriff of Meath to make known to the abbot of Fourneys or his attorney in Ireland, that he should be before the barons on the morrow of Ash Wednesday last, to show cause why the manor and lands should not be taken into the king's hands, and the barons held a plea and made a process thereupon and much molested the abbot of Fourneys, against the tenor of the king's letters aforesaid; the king therefore orders the barons to send the tenor of the record and process held before them upon the premises, and the warrant

1335.

Membrane 31d—cont.

and cause by which they ordered the abbot to come before them to answer upon the premises to the king in chancery, without delay, and this writ, and to continue the plea between the king and the abbot, held before the barons upon the premises, in the same state in which it now is, until the quinzaine of Trinity next, etc., as in the preceding order.

March 29. Thomas de Blaston, parson of Cotesbeche church, diocese of Lincoln, Nottingham. acknowledges that he owes to Geoffrey le Scrop, 50 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment, acknowledged by Master John de Thoresby, clerk, who had power by writ to receive Geoffrey's acknowledgement. The said writ is on the files of the 14th year.

William fitz Elys acknowledges that he owes to Nicholas de la Beche, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

—— The abbot of Malmesbury puts in his place William de Pershore and Thomas de Pardeshou, clerks, to prosecute the execution of a recognisance for 200 marks, made to the abbot in chancery by John de la Ryvere of Thurmarton.—Thomas de Evesham received the attornment by writ.

—— John Pride puts in his place John de Pokelyngton and Thomas de Grove, clerks, to prosecute the execution of a recognisance for 11*l.*; made to him in chancery by the prior of Hereford.

March 29. James de Stafford, knight, acknowledges that he owes to John de Nottingham. Stafford, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

The same James acknowledges that he owes to the said John, 50 marks; to be levied as aforesaid.

John de Stafford, knight, acknowledges that he owes to James de Stafford, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

March 31. John, abbot of Vaudey, acknowledges that he owes to Walter son of Nottingham. Geoffrey de Scotelthorp, merchant, 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

—— Adam de Walsoken of Berughby puts in his place Richard de Holdernes, clerk, to prosecute the execution of a recognisance for 25 marks, made to him in chancery by Richard son of William de Chele of Gosberkirk.

April 1. John le Wallere of Coventre, 'marchaunt,' acknowledges that he owes to Nottingham. John de Weston the elder, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Ralph de Brok, parson of Gosberdkirk church, acknowledges that he owes to John de Pulteneye, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

MEMBRANE 30d.

April 2. John de la Ryvere of Turmerton, knight, acknowledges that he owes to Nottingham. the abbot of Malmesbury, 237 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

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Membrane 30d—cont.

March 31. Hugh de Garton acknowledges that he owes to Roger de Berkewey, goldsmith of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Enrolment of release by Roger de Berkewey, goldsmith of London, to Hugh de Garton, of all right and claim in a messuage, cellar and four shops in London, in the street of Bredstrete, of which Ralph, Roger's father, whose heir he is, was seised, and for which tenements Roger lately impleaded Hugh by writ of right, before the mayor and sheriffs of London, and of which Roger confesses Hugh to be fully seised on the day of the drawing up of these presents. Witnesses: John de Pulteneye, Richard de la Pole, Benedict de Fulsham, Simon de Berkyng, Walter de Chesthunt, Thomas de Walpol, William Pykerell, citizens of London. Dated at Nottingham on 1 April 1335, 9 Edward III.

Memorandum, that Roger came into chancery at Nottingham on the said 1 April, and acknowledged the preceding deed.

April 3. John de Ellerker, parson of Leveryngton church, acknowledges that he owes to Thomas de Ousthorp, Robert de Halton, and John del Hay, executors of the will of John de Ousthorp, 160*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Cambridge.

William son of William Trussel of Cublesdon and John Brocace acknowledge that they owe to John de Pulteneye, citizen of London, 400*l.*; to be levied, in default of payment, of their lands and chattels in co Berks.

Cancelled on payment.

William Lengleys, 'cosyn,' puts in his place William de Sandford and Thomas de Pardishou, clerk, to prosecute the execution of a recognisance for 40 marks, made to him in chancery by Gilbert de Culwenn.

March 28. To the treasurer and barons of the exchequer. Order to cause Robert le Moigne to have respite until Michaelmas next for those 9*l.* 2*s.* 9*d.* which are exacted of him for a prest made to him in the late king's wardrobe by Roger de Northburgh, then keeper of that wardrobe. By K.

To the sheriffs of Kent and Huntingdon. Order to permit Robert to have the said respite.

March 30. To the same. Order to permit John son and heir of Richard de Grey of Codenore, to have respite until Michaelmas next for all the debts and arrears of fermes which are exacted of him for the king's use, both for his own time and that of his father. By K.

March 28. To the same. Order to permit John de Scures, sheriff of Southampton, who is attendant upon divers affairs of the king in that county, to have respite for rendering his account until Midsummer next: and they shall admit the said account at that feast by the attorney or attorneys whom he shall put in his place by his letters patent and at his peril. By K.

Enrolment of release by John Daulys, son and heir of Reyner Daulys of Brampton, near Buckeden, co. Huntingdon, to John de Farendon, clerk, of all right and claim in all the lands, rents, meadows, pastures, commons, and services pertaining thereto, which belonged to Reyner in his life in the town of Brampton and which John has by the gift and enfeofment of Reyner; and also in a rent of 3*s.* issuing from a messuage which Amabilia Kay held of Reyner for life in the town of Brampton; and in a rent of 6*d.* issuing from 6 acres of land which John Daulys and Joan his sister held of Reyner for life in Brampton; and in a rent of 4*d.* issuing from 3 acres of land and an acre of meadow which Katherine Daulys held of Reyner for life in the said town; and the said John Daulys also grants that the

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Membrane 30d—cont.

tenements which Amabilla, John Daulys, Joan, and Katherine hold which ought to revert to Reyner and his heirs at the death of Amabilla, John, Joan and Katherine, shall remain to John de Farendon and his heirs for ever. Witnesses: William Tournay of Grymston, John de Diggeby of Leicester, John Laghles of the same, Ralph Bakster of Grymston, Robert Hokenhale of the same, John de Clyve in Leicester, Robert Curteys of the same, Henry Merlyn of the same, John Leueriche of the same. Dated at Grymston, co. Leicester, on Thursday before the Annunciation, 9 Edward III.

Memorandum, that John Daulys came into chancery at Lenton on 6 April, and acknowledged the preceding deed.

April 10. John de Grey of Codenoure, knight, acknowledges that he owes to Richard Clipston. de Wilughby, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

April 8. To the treasurer and barons of the exchequer. Order to receive in the Clipston. place of William Baud, John Anton of Munden and John de Acpeden, whom he has attorned to render his account before the treasurer and barons for the time when Walter Baud, William's father, whose heir he is, had the custody of certain lands which belonged to the Templars, and which were in the late king's hands, because William is engaged upon divers affairs of the king, so that he cannot be present to render his said account at the quinzaine of Easter next. By C.

April 1. To Ralph de Nevill, Geoffrey le Scrop, Richard de Aldeburgh and Peter Nottingham. de Middleton, justices in eyre for pleas of the Forest in the forest of Galtres. Order to continue their eyre and all the pleas and other things touching it in the same state in which it now is, until the quinzaine of Michaelmas next, because divers magnates and other lieges and others of the realm are about to set out shortly for Scotland to repress the malice of the Scots, who gather in a great multitude and have invaded the marches of the realm and the king's other lands, so that the said magnates, lieges and others may not be molested before those justices in their eyre for their absence or for other causes while they are thus in the king's service. By K.

April 1. To the sheriff of York. Order to cause proclamation to be made in that Nottingham. bailiwick that no one shall circulate or tell false rumours, publicly or privately, by which any discord or matter for discord or scandal might arise between the king and his people or the magnates of the realm, and if any shall be found doing so after that proclamation, to cause them to be taken without delay and to be kept safely in prison, and so to execute this order that the king may not have cause to complain of his negligence or lukewarmness in this respect, according to the provisions of the statute of Westminster, as the king has learned that some persons of the realm spread certain false rumours whereby matter for dissension and discord might easily arise between the king and the magnates of the realm and his people. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

The like to the following, '*mutatis mutandis*,' to wit:

May 15. The mayor and bailiffs of Kyngeston-upon-Hull.
Cowick.

The bailiffs of Norwich.

The bailiffs of Lenne.

The bailiffs of Great Yarmouth.

The bailiffs of Ipswich. [*Ibid.*]

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May 8.
Cowick.*Membrane 30d—cont.*

William de Donecastr[ia], by reason of his good service to the king, is sent to the abbot and convent of Mussenden to receive such maintenance in that house as John atte Lane of Wyndesore, deceased, had there at the order of Edward I.

MEMBRANE 29d.

Enrolment of grant by John le Colyer, burgess of Notynggham, to Sir Thomas de Sibthorp, parson of Bekynggham church, for life, of a messuage in Sibthorp called 'Sywordplas,' and it extends in length from the highway to the water called 'Kersik,' and lies between the messuage of Thomas son of Geoffrey on the east side and the lane called 'Kirkelane' on the west; and 20 acres of arable land and $2\frac{1}{2}$ acres of meadow, of which half an acre lies upon Marifosfurlong between the land of Robert de Scridlington on the north and the land of the chaplains of Sir Thomas de Sibthorp on the south, and 2 acres $1\frac{1}{2}$ roodes of land lie between the land of the same Robert on the north and the land of the same chaplains on the south, in the same place, and 3 roods of land lie between the land of Geoffrey atte Lane on either side in a place called Bradmere; and an acre of land lies upon Mikkellheugfurlong, between the land of the same Geoffrey on the south and the land of the said chaplains on the north; and $1\frac{1}{2}$ roods lie in a place called 'Bighteleyes,' between the land of John son of Reginald de Aslakton, knight, on the west, and the land of the said chaplains on the east; and half an acre and half a rood of land lie upon 'le Milnefurlong' between the land of the same John son of Reginald on the north and the land of Thomas son of Geoffrey on the south; and an acre of land lies upon 'le Milnefurlong' between the land of the parson of Sibthorp church on the south and the land of Robert de Scridlington on the north; and half an acre and half a rood of land lie between the land of Athelina on the north and the land of the said chaplains on the south, and they lie in a place called 'Scandolfues;' and an acre of land lies between the land of Henry de Botlesford on the north and the land of the said chaplains on the south in the same place of Scandolfues; and half an acre and half a rood of land lie in two selions, between which a selion of Robert de Scridlington lies in a place called 'le More,' and $1\frac{1}{2}$ roods of land lie between the land of Henry de Botlesford on the south and the land of John son of Reginald on the north, in a place called 'le Milnefeld,' and 3 roods of land lie in le More, between the land of John son of Reginald on the north and the land of Robert de Scridlington on the south, and half an acre of land lies between 'le Fletedyk' on the east and the land of Robert de Scridlington on the west, and a rood of land called a headland lies between the land of John son of Reginald on either side, upon le Wetfores, and half an acre of land lies upon Kymbyngcroft between the land of John son of Reginald on the east and the land of Geoffrey atte Lane on the west, and 3 roods of land lie upon Wolfhou between the land of Simon de Sibthorp on the east and a certain ditch on the west called 'Musholmdyk,' and half an acre and half a rood lie upon Wolfhou between the land of Simon de Sibthorp on the south and the land of John son of Reginald on the north, and 3 roods of land lie upon Wolfhou between the land of Geoffrey atte Lane on the south and the land of the said chaplains on the north, and $1\frac{1}{2}$ acres of land lie between the land of the late Walter le Serjaunt and le Grenegate towards Mikkellheug, and half an acre and half a rood of land lie near the land of William de Midelton on the south side and abut towards the west on the land of Robert de Scridlington in a place called Bradmer, and $1\frac{1}{2}$ roods of land lie between the land of Walter le Serjaunt on either side in the same place, and half an acre of land lies upon Bradmer between the land of Nicholas son of William on the south side and the land

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Membrane 29d—cont.

of the said chaplains on the north, and $2\frac{1}{2}$ roods of land lie upon Toukbut between the land of Robert Adam on the north and the land of the said chaplains on the south, and $1\frac{1}{2}$ roods of land lie between the land of Walter le Serjaunt on the east and the land of Henry de Botlesford on the west, and they lie upon Toukbut, and half an acre and half a rood of land lie upon Mikkelheug between the land of William de Midelton on the south and the land of the said chaplains on the north, and $1\frac{1}{2}$ roods of land lie upon Edrikwro, between the land of the parson of Sibthorp church on the north and the land of William de Midelton on the south, and half an acre of land lies upon Mikkelheug, between the land of Geoffrey atte Lane on the south and the land of Walter le Serjaunt on the north, and an acre of land upon Mikkelheug lies between the land of John son of Reginald on the north and the land of William son of Emma on the south : and the said $2\frac{1}{2}$ acres of meadow lie in a meadow called 'Middelbeckes,' between the meadow of Simon de Sibthorp on the north and the meadow of William son of John de Sibthorp on the south. Witnesses : Simon de Sibthorp, Thomas son of Gilbert of the same, Robert de Scridlington, John de Congham, William upon le Grene of the same, William son of Geoffrey of the same, and Thomas his brother, Geoffrey atte Lane, Hugh Seyntpol. Dated at Sibthorp on 12 April, 9 Edward III.

Memorandum, that John le Colyer came into chancery at Lenton on 13 April, and acknowledged the preceding deed.

Assignment of dower to Joan, late the wife of Thomas de Redeberwe, made in the 8th year of the king's reign, by John de Peyto the younger, escheator in co. Gloucester, by the king's writ directed to him concerning all the lands which belonged to Thomas, at his death, in that county and in the march of Wales adjoining, on 20 June, at Magor, to wit, there are assigned to Joan there a new grange with an old cattle shed and all the close from the outer door to the door of the old grange, with all the ditches from either head, without the court towards the mote as far as each head of the new grange on the north and south sides ; there are also assigned to her all the great parcel (*custura*) in Pulfeld, near the way which leads from Magor towards Abrewythel, which contains 9 acres 1 rood ; and in Chamberlerneslod, two parcels of arable land on the east which contain 4 acres $1\frac{1}{2}$ roods ; in the middle parcel there 3 acres $1\frac{1}{2}$ roods on the east side as they are bounded ; also in Esturuwelom, all the little parcel of arable land near the court, which contains $3\frac{1}{2}$ acres, and all the middle parcel of arable land there which contains 9 acres, and all the parcel of arable land called 'Stomforlong,' which contains $4\frac{1}{2}$ acres ; also all the parcel of arable land called Regevillislond, which contains 12 acres 3 roods ; and all the parcel of arable land called 'Lesser Paynimscroft,' which contains 4 acres 3 roods ; also at Smethot, all the upper parcel of arable land on the east side which contains 6 acres 1 rood ; and in the parcel of arable land near le Morwall there, on the east side 4 acres 1 rood, as they are bounded, with free entry and egress to all the said parcels ; there are also assigned to her 19 acres of meadow, to wit, 1 acre 3 roods in Ithellismede on the west, and 3 acres in Froggemede on the east ; and 14 acres in a meadow, called 'le Maris,' on the north, in length as they are bounded ; and all the meadow called 'le Splot,' near le Couleswe, containing 3 roods with free entry and egress to all the said parcels ; there are also assigned to her $4\frac{1}{2}$ acres of pasture, in Couleswe, on the north, as they are bounded ; also a third part of two water mills and a windmill, with a third part of all the issues and profits of the same ; also a moiety of a knight's fee, in Sondbrok, which William Duraunt and William Herberd hold ; also 40s. $2\frac{1}{4}d.$ of assize rent ; to wit, from Hugh Duraunt, 25s. $4d.$; from John Podi, 10s. ; from John Yracle, 3s. $9d.$; from the abbot of Tynterne,

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Membrane 29d—cont.

10*d.*; from Andrew le Walshe, 1*d.*; from Felix Teygruk, 2*d.*; from Adam le Bakere, $\frac{1}{4}$ *d.*, with all the services and customs of the same; there are also assigned to her 7*s.* 7 $\frac{1}{4}$ *d.*; to wit, from John le Wythe, 12*d.*; from Richard Podi, 3*d.*; from William Adi, 2*d.*; from William son of Philip, 12*d.*; from Alice Houwe, 6*d.*; from John Bigge, 2*d.*; from John le Yrichs, 1*d.*; from William Seliman, 2*d.*; from Richard le Hore, 2*d.*; from Nicholas son of Richard, 2*s.*; from Robert le Dikare, 1*d.*; from John le Bakere, chaplain, 12*d.*; from John Pynk, 12*d.*; from Walter son of Nicholas, $\frac{1}{4}$ *d.*, with all the services and customs of the same; there are also assigned to her 40*s.* 1 $\frac{1}{4}$ *d.* of customary rents, to wit, from William Podi, 5*s.* 8 $\frac{3}{4}$ *d.*; from Alice Hardig, 5*s.* 8 $\frac{3}{4}$ *d.*; from Richard Podi, 5*s.* 8 $\frac{3}{4}$ *d.*; from Thomas Willi, 5*s.* 8 $\frac{3}{4}$ *d.*; from William Walter, 5*s.* 8 $\frac{3}{4}$ *d.*; from John Podi, 5*s.* 8 $\frac{3}{4}$ *d.*; from John son of Richard, and Robert Godkane, 5*s.* 8 $\frac{3}{4}$ *d.*, with all the services and customs of the same; there are also assigned to her 10*d.* of the third part of the rent of John son of John; also 2*s.* 8*d.* of the third part of the rent of John de Capella, and 21 $\frac{1}{2}$ *d.* of the third part of the rent of John, the son of Adam Bigge, with a third part of all their services and customs; there are also assigned to her 13*s.* 6 $\frac{3}{4}$ *d.* of free rent of fee 'anevel,' to wit, from Adam Hardyng, 8*d.*; from John Koc, 18*d.*; from Nicholas Huhekot, 18*d.*; from Adam Podi, 3*s.* 7*d.*; from John Podi, 21 $\frac{3}{4}$ *d.*; from John le Withe, 14*d.*; from John Koc, 10*d.*; from William Walter, 2*s.* 6*d.*, with all their services and customs; there are also assigned to her 2*s.* 6*d.* of customary rent, and the whole of the said fee, to wit, from Richard Brixard, 4*d.*; from Agnes Richeman, 1*d.*; from Nicholas Yrichs, 22*d.*; from John Hobbehue, 5*d.*, with all their services and customs; there is also assigned to her a third part of all the wastes and common profits of the said manor; also at Hamptone Monial, of the chief messuage, the new cattle shed near the gate, with all the chamber and stable adjoining, and a house called 'le Musthous,' and that part of the court from the angle of the cattle shed to the angle of the great chamber towards the said houses, with that part of a garden from the outer angle of the great chamber to le Musthous, and thence direct to the hedge of the garden by the middle of a well, with free entry and egress at the great gate; there are also assigned to Joan of arable land, 13 acres 1 rood by all parcels on the south side, to wit, a third part of 'le Hemerudygg' and of le (*del*) 'Newerudydingg,' as they are bounded, and a third part of all parcels of arable land of the said manor on the south side, as they are bounded; also a third part of the dovecotes there; also a certain plot of meadow in le Brodemedede on the south, as they are bounded; also 6*s.* of assize rent, to wit, from John Hobekynes, 4*s.* 2*d.*; from Thomas atte Berne, 10*d.*; from Richard Dauwe, 12*d.*, with all their services and customs; there is also assigned to her a little pond with enclosure adjoining by the middle of the head, as it is bounded; also a third part of all profits pertaining to the said messuage; as in woods, wastes, and other common things; there are also assigned to Jean, at Hawenepenne, of a chief messuage, a grange near the gate with two parcels enclosed, as they are bounded; also 26 $\frac{1}{2}$ acres of arable land, by all parcels, as they are newly bounded; also an acre of meadow, to wit, a third part of that part of meadow within the close, and a third part of that part of meadow without the close, as they are bounded; also a third part of a parcel of separable pasture as it is bounded; also 15*s.* 9*d.* of rent of assize, at three terms yearly, to wit, from Henry atte Mede, 18*d.*; from John Lucos, 8*s.*; from John Fevel, 7*d.*; from Peter Auncel, 4*s.*; from Sibyl la Slattere, 15*d.*, and from four bedripes, 6*d.*; there is also assigned to Joan a third part of all common profits pertaining to the said messuage to hold in her dower from all the lands which belonged to the said Thomas, in that county, at his death.

MEMBRANE 28d.

1335.

April 1.
Nottingham.

To J. archbishop of Canterbury. Summons to attend parliament, at York, on the morrow of the Ascension next, warning the prior and chapter of Christ Church, Canterbury, the archdeacons, and all the clergy of that diocese to attend the said parliament, the prior and archdeacons in person, the chapter and clergy by proctors
By K.
[*Rep. Dig. of a Peer, iv. p. 443.*]

The like to W. archbishop of York, and to eighteen other bishops.
[*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the said parliament. [*Ibid.*]

The like to the abbot of St. Albans, and twenty-six other abbots, the prior of the Hospital of St. John of Jerusalem in England, and two other priors. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the said parliament. [*Ibid.*]

The like to ten other earls and sixty others. [*Ibid.*]

To the sheriff of York. Order to cause two knights to be elected for that county, and two citizens of every city, and two burgesses from every borough, to attend the said parliament.
By K.
[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons to be elected from each of the said ports, to attend the said parliament. [*Ibid.*]

To Geoffrey le Scrop. Summons to attend the said parliament, to give his counsel with others of the king's council. [*Ibid.*]

The like to twenty-two others. [*Ibid.*]

April 3.
Nottingham.

To J. archbishop of Canterbury. Order to warn the abbots, priors, deans and chapters of cathedral churches, archdeacons and* all the clergy of the province of Canterbury to attend the aforesaid parliament; the abbots, priors, deans, and archdeacons in person, the chapters and clergy by their proctors. [*Ibid.*]

The like to the archbishop of York.
By K.
[*Ibid.*]

April 9.
Clipston.

To W. archbishop of York. Order not to interfere with John, archbishop of Canterbury, or with his men in the bearing of his cross before him in the province of York, while coming to the king, staying and returning, as he is about to come to the parliament, at York, by the king's order.
By K.
[*Ibid. Fœdera.*]

To the sheriff of Nottingham. Order to meet John, archbishop of Canterbury, when he shall come to that bailiwick, and to conduct him safely through the bailiwick, not permitting any one to hinder him or his men, as the king does not wish the archbishop to be disturbed in the bearing of his cross.
By K.
[*Ibid.*]

The like to the sheriff of York. [*Ibid.*]

* From this point the order, including the date and place of dating, is written in a different hand over an erasure.

1335.

*Membrane 28d—cont.*April 24.
Clipston.

To the sheriff of Nottingham. Order immediately upon sight of these presents to cause proclamation to be made in that bailiwick that no one under pain of forfeiture shall do any damage to John, archbishop of Canterbury in causing his cross to be borne before him or to any of his men in coming to the king to the said parliament, staying there or returning; and the sheriff shall hasten to meet the archbishop on his arrival in that bailiwick and give him safe conduct through the bailiwick. By K.
[*Ibid.*]

The like to the sheriff of York. [*Ibid.*]

May 10.
Cowick.

Richard de Kellestable puts in his place Henry de Ingelby, clerk and Clement de Derneford to defend the execution of a recognisance for 200*l.* made by him in chancery to Ebulo Lestraunge.

*MEMBRANE 27d.*April 19.
Clipston.

To the treasurer and barons of the exchequer. Order to admit William de Assh, whom Ralph de Bokkyng, steward of the liberty of St. Edmunds, co. Suffolk, has attorned to make his proffer before them, on the morrow of the close of Easter next, and not to molest Ralph by reason of his absence on that day, because he has been appointed by the king to array divers men at arms and others in that county, and is engaged upon both that and other affairs of the king so that he cannot make his proffer in person. By K.

The chancellor received the attornment.

April 20.
Clipston.

To the sheriff of Lincoln. Order to cause Henry de Bello Monte to have respite until Trinity next for all the debts which he owes at the exchequer, unless the king orders otherwise in the meantime, and to release him in the meantime from any distraint made for that cause. By K.

April 13.
Clipston.

To the treasurer and barons of the exchequer. Order to cause Robert Darreynes, sheriff of Northumberland, to have respite until Michaelmas next for rendering his account before them for the issues of that county, and to receive Adam de Walton, as his attorney, to make his proffer, because he is now attendant upon divers affairs of the king, whereby he cannot make the said proffer, which he is bound to make on the morrow of the close of Easter next, in person, nor render his account for the said issues, and the king has given him the said respite for his account and has received Adam to make the said proffer for this turn. By K.

William de Melton, archbishop of York, puts in his place Henry de Ingelby, clerk, to prosecute the execution of a recognisance for certain sums of money, made to him in the chanceries of the king and his father by certain persons.

May 2.
Clipston.

John Darcy, 'le cosyn,' acknowledges that he owes to Ralph de Nevill, knight, 260 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.—The chancellor received the acknowledgment.

Thomas Ugthred, knight, acknowledges that he owes to William, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1335.

Membrane 27d—cont.

Cristiana, late the wife of Roger de Crescy, acknowledges that she owes to William Pedefer, clerk, 10 marks; to be levied, in default of payment, of her lands and chattels in co. York.

— William de Ore, knight, and Margaret his wife put in their place Henry de Ingelby and John de Herlaston, to prosecute the execution of a recognisance for 54*l.*, made to William Knyght, vicar of Patrikesbourn church, in chancery by William de Cheyne, knight.

— John de Wotryngbury puts in his place John de Tamworth, clerk, to prosecute the execution of a recognisance for 40*l.*, made to him in chancery by John son of Edmund de Nastoke.

May 4. Adam Karman, William son of Gerard and William de Dale acknowledge that they owe to Ralph de Hastyng, knight, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. York.
Clipston.

May 5. Gregory Burdon of Clifforth in the parish of Bramham, acknowledges that he owes to Nicholas Fouk of York 100*l.*; to be levied, in default of payment, of his lands of chattels in co. York.
Clipston.

April 8. John son of Richard de Morlegh acknowledges that he owes to Ebulo Lestraunge, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.
Cowick.

May 6. To the abbot and convent of Bynyngdon. The king sends to them Hugh Prest, who faithfully served him and his father, and for whose maintenance provision has not yet been made, requesting them to admit Hugh into their house to receive such maintenance from that house, for life, as William Brid, deceased, had there at the late king's request. By p.s. [8586.]
Hatfield.

May 7. To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Robert, abbot of Whalley, who is going to his chapter general at Cîteaux, to cross from that port with his men, horses and equipments and 40 marks for his expenses.
Cowick.

May 10. To Gilbert de Halghton, clerk. Order to be before the king's council at York on Wednesday next, to do there what shall be enjoined upon him by the said council on the king's behalf. By K.
Cowick.

The like to the following:
Master Arnold de Tyll[iu].
Stephen le Blount.

Thomas de Berewyk of Pokelyngton and William Tyrewhit of Pokelyngton acknowledge that they owe to John de Sherburn in Herefordlyth, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

May 11. Robert de Babbethorp acknowledges that he owes to John son of John son of Peter de Hemmyngburgh 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.
Cowick.

— Ebulo Lestrangle puts in his place Master John de Thoresby and Richard de Bolyngbrok, to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Richard de Kellestable.

Enrolment of grant by Thomas son of Walter de Gosewyk, late burgess of Berwick-upon-Tweed, to Sir Thomas de Baumburgh, clerk, of all that tenement in Segate in the said town, which formerly belonged to Thomas Juvenis. Witnesses: Sir Michael de Wath, Sir John de Sancto Paulo, Sir Thomas de Sibthorp, clerks; Richard de Blaykeston, William de Heppescotes, William de Acton of Newcastle-upon-Tyne. Dated at York, on Wednesday after the feast of St. John ante Portam Latinam, 9 Edward III.

Memorandum, that Thomas son of Walter came into chancery on the Friday following at York and acknowledged the preceding deed.

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*Membrane 27d—cont.*May 12.
Cowick.

Isabella, late the wife of William de Vesey of Neusom and William son of the said William, acknowledge that they owe to Thomas de Baumburgh, clerk, 40s.; to be levied, in default of payment, of their lands and chattels in cos. York and Northumberland.

*Cancelled on payment.*May 15.
Cowick.

Thomas de Bella Fago and Roger de Bella Fago acknowledge that they owe to Robert de Craunford 40 marks 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Oxford.

May 10.
Cowick.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Savigny in Normandy, of the Cistercian order, who lately came to England for the purpose of visiting and doing other things according to the rule of his order, and who is now about to return home, to cross from that port with his monks and others of his household and with his horses and equipments and 20*l.* for his expenses. By K.

To the same. Like order in favour of John Boet, monk of Aunoy of the Cistercian order, who lately came to England for certain affairs touching his abbey, and who is now about to return, to cross from that port with his household, horses, equipments and 10*l.* for his expenses. By K.

May 11.
Cowick.

To the mayor, aldermen, sheriffs and community of the city of London. Order, if they wish to make fine with the king for the fifteenth on moveables, which they are bound to pay to the king, then to make that fine to their fellow citizens who are to attend the parliament at York on the morrow of Ascension next for that city, as the earls, barons, knights, freemen and communities of the realm granted a fifteenth of moveables and the citizens and burgesses granted a tenth of moveables in the parliament at Westminster on Monday after the feast of the Exaltation of the Cross last, in aid of the king's expenses against the attacks of the Scots. By K.
[*Fædera.*]

May 24.
York.

To the bailiffs of Rowan and of Caux in Normandy. The king has received the complaints of Robert atte Grene, Nicholas le Coifster and John de Weston, merchants of his realm, containing that John de Sancta Agatha and several of his accomplices of Scotland, attacked a ship of Thomas Cole, of Hamele, which those merchants freighted in the port of Southampton, and caused to be laded with wool, hides, wool-fells and other merchandise and things, to be taken thence to Normandy, on Thursday after Easter last, upon the sea before the port of the Seyne in Normandy, and they killed the master and several of the mariners of that ship, and took all the said merchandise and things to the value of 600*l.* sterling and brought them to the port of Honefleu in Normandy, and sunk the ship; and although the said merchants recently prosecuted before those bailiffs, after that robbery, for the restitution of the said wool, hides, wool-fells and other merchandise, which the bailiffs caused to be arrested at the suit of the merchants, as the king has learned, pretending that at the time of that robbery an armistice, or truce, had been begun until a certain time, yet the bailiffs delayed to restore the wool, hides, wool-fells and merchandise to the merchants, on account of the reclamation of John de Sancta Agatha, who asserted that war had been begun between the king and those of Scotland and that John could acquire or plunder all the goods of the men of the realm during that war and lawfully retain them, and also because the bailiffs were not informed of such armistice or truce; the king therefore notifies to the bailiffs that long before Easter last an armistice was granted by the king at the request of the bishop of Avranches (*Ebricen'* for *Abricen'*) and of Peter de Tierzlieu, envoys of Philip, king of France, lately sent to the king in England, to

1335.

Membrane 27d—cont.

last until Midsummer next, which armistice was proclaimed in fitting places; and the king requests the bailiffs to cause speedy justice to be done to the said merchants or their attorney, in the premises upon the restitution of their wool, hides, wool-fells and other things, plundered by John de Sancta Agatha and his other accomplices, as aforesaid, and for satisfaction of the damages which the merchants have suffered for this cause.

Et erat patens.

MEMBRANE 26d.

May 13.
Cowick.

To Thomas de Heton, Walter de Creyk, Robert de Esshelynton, William de Tyndale and Robert de Oggle. Order to supersede the arraying of the men of the town of Newcastle-upon-Tyne until further orders, although the king lately appointed them to array all the men-at-arms, hobelers, archers and other men in co. Northumberland, and to cause the men at arms to be placed in constabularies, and the hobelers, archers and foot soldiers in thousands, hundreds and scores, so that they might be ready and provided with competent arms to set out in the king's service against the Scots who have invaded the realm, to repress their malice; because the mayor, bailiffs and burgesses of Newcastle have granted the king certain men of that town to set out in his service upon the sea against the Scots.

By C.

May 16.
York.

To Roger Mauduyt, Thomas de Heton and Walter de Creyk. Order to supersede the assessment and arraying in the town of Newcastle-upon-Tyne, of the men of that town until further orders, although the king lately appointed them in co. Northumberland to supervise the counting and the assessing and arraying at arms of all the men of that county, according to the value of their lands and rents, according to the form of the statute of Winchester, and according to the form of a proclamation made elsewhere by the king thereupon, and for doing certain other things contained in the king's letters patent to them.

By C.

May 12.
Cowick.

To Bertrand Itherius, prior of Bugissent, diocese of Yormen' (?). Whereas Pope John XXII. granted to the king a moiety of the quadrennial tenth imposed by him on the clergy of England, Ireland, and Wales, and the first fruits of ecclesiastical benefices reserved to the apostolic see, which should be void within a certain time, in subvention of certain charges then falling on the king, reserving the other moiety to his see, and great sums of money hitherto remain to be paid, both by Master Itherius de Conquereto, collector of the said tenth and fruits, and by Bertrand and other ministers of Itherius, collected after the pope's death, whereof full payment of that which belongs to the king is not made, and several other sums of the same tenth and first fruits, and because the king is not informed that any one has hitherto been deputed by the present pope to collect and levy the money which is so owing of the said tenth and first fruits, the king orders Bertrand to lay aside everything and come to him at York before Whitsuntide next, so that what is expedient for the completion (*maturacione*) of that affair may be done at his arrival, concerning the collecting and receiving of the money which is due both for the pope and for the king, by the advice of the king's councillors and of Bertrand, and Bertrand shall bring all the money which has been collected of the said tenth and first fruits and which belongs to the king with him to York, to be delivered to the treasurer there, superseding in the meantime the levying and collecting of that tenth, knowing that the king does not intend to in any way derogate those things which belong to the Holy See in this matter.

By K.

To Poncius de Sancto Egidio, proctor of Master Itherius de Conquereto, late collector of the quadrennial tenth imposed on the clergy of England,

1335.

Membrane 26d—cont.

Ireland and Wales, by Pope John XXII., and of the first fruits of ecclesiastical benefices reserved to the apostolic see, which were void within a certain time, and granted to the king for another moiety. Order to lay aside everything and come to York before Whitsuntide next, bringing with him all the money of the said tenth and first fruits collected by him, and belonging to the king, to be delivered to the treasurer, as the king has ordered the prior of Bugissent to do the same.

To the merchants of the society of the Bardi. Order to be at York before Whitsuntide next, to inform the king and his council upon anything concerning the aforesaid affairs, and further to do what shall be ordained by the king and his council in this respect, because the king expects that their advice will be most opportune for the completion and happy disposition of the said affair.

The like to the merchants of the society of the Peruzzi.

May 16.
Cowick.

To Louis, count of Flanders. Whereas it was lately agreed between the count and certain proctors of the king sent to the count that before Whitsuntide next the king should send certain persons to Flanders, to treat and proceed with others deputed by the count upon the damages committed upon the men of the king and of the count, as is said; the king sends to those parts for the due completion of the premises, William de la Pole, John de Causton, William Fox and William de Preston as his proctors, or envoys, ordaining that to cherish the love and pacific intercourse between the subjects of the king and the count, this conference may be directed reasonably and amicably. [*Fadera.*]

To the *consules*, burgomasters, *échevins* and all the community of Bruges in Flanders. Request to treat amicably and reasonably with the said proctors upon the aforesaid matters. [*Ibid.*]

Like orders to the *consules*, burgomasters, *échevins* and communities of Ghent and Ipre, in Flanders, separately. [*Ibid.*]

May 26.
York.

To the master general of the order of the Friars Preachers, and to all the *diffinitores* and brethren of that order assembled in their chapter general at London. Request for their prayers on behalf of the king, Queen Philippa and their children. For this the king recommends to them friar Nicholas de Herle, their colleague, whom the king wishes them to send back to him speedily. [*Ibid.*]

May 12.
York.

To Master Richard de Thurmerton. Whereas it was lately suggested to the king that Richard had presumed to say and do certain enormities to the dishonour and contempt of the king, the king ordered him, by divers writs and severe penalties, to come in person to him to answer in this matter, and now the king has learned by the testimony of certain lieges, that the premises are imposed upon Richard without his fault, the king at the instance of those lieges has accepted Richard's innocence in the premises, and does not wish any further proceedings to be taken against him by reason of the said writs.

May 19.
Pontefract.

William de Roceholm, parson of Smytheton church, diocese of York, acknowledges that he owes to John de Sancto Paulo and to John de Tyddeswell, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

May 22.
Pontefract.

To William de Preston. Whereas the king deputed, appointed and made him and William Fox and other lieges special proctors, commissaries and envoys to treat with Louis, count of Flanders, and the burgomasters, *échevins*, *consules* and other men of the towns of Bruges, Ghent and Ipre, or with those whom the said count, burgomasters, etc., shall depute in their place,

1335.

Membrane 26d—cont.

concerning the trespasses, damages, injuries, robberies and other crimes committed by the people and inhabitants of the realm of the one part, and by the people and inhabitants of the land of Flanders of the other part, the king orders William de Preston, under pain of forfeiture, to lay aside all other things and to be attendant upon the premises, together with William Fox and the other lieges, if they shall chance to go there, to be done and completed according to the force and effect of the king's letters patent thereupon, with all diligence.

May 22.
York.

To the treasurer and barons of the exchequer. Order to cause Robert de Tughale, who is staying in the king's service in providing the town of Berwick-upon-Tweed, to have respite until Michaelmas next for all the debts which he owes at the exchequer, and to cause him to be released without delay from any distraint made for that cause. By C.

May 26.
York.

To the abbot and convent of Stanle. The king wishing to provide for the maintenance of Maurice, yeoman of the kitchen, who has long and faithfully served him and his father, and for whose maintenance no provision has yet been made, sends him to the abbot and convent, requesting them to admit Maurice, and supply him with such maintenance from their house for life as Richard de Merton, deceased, had there at the late king's request, and to cause letters patent under their common seal to be made of the things which Maurice so receives from their house, for which the king wishes to be specially indebted to them in future, in the acts of their house, and they shall inform the king by the bearer of these presents of what they have done at the king's request. By p.s.

May 30.
York.

Alexander del Esquilerie is sent to the prior and convent of Ely to receive such maintenance for life from that house as John Alman, deceased, had there at the request of Edward I. By the same writ.

May 26.
York.

To John, duke of Brittany and earl of Richmund. The king has learned from John Perbroun of Great Yarmouth that a ship of his called '*la Paternoster*' was lately wrecked upon the coast of Garound in Brittany and broken by the tempest, but four anchors with the ropes and tackle (*apendiciis*) have been found, arrested and detained by the duke's subjects upon that coast, who will not restore them to John, being earnestly requested thereupon; the king therefore requests the duke to cause a suitable remedy to be made to John in the premises, compelling his subjects to restore what they have found. [*Fœdera.*]

MEMBRANE 25d.

May 25.
York.

Nicholas de la Lound of Thornton in 'the Viver,' acknowledges that he owes to John de Sigggeston, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Rokley acknowledges that he owes to Hugh de Balne 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 26.
York.

Richard son of Ralph de Wegenholt, acknowledges that he owes to Master John de Hildesle, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

Enrolment of deed testifying that whereas on 26 May last, Richard son of Ralph de Wegenholt, made the preceding recognisance to John de Hildesle, clerk, for 100*l.*, John grants that if no fine is levied, and if no charter of enfeoffment in fee tail or in free marriage has been made by Ralph to his ancestors, himself or another, concerning a messuage, two carucates of land, 4 acres of meadow, 20 acres of wood, 2 marks rent in

1335.

Membrane 25d—cont.

Esgerston, Asshebury and Southfalle, granted to John by Ralph, and if no other impediment is imposed by Ralph or on his part, whereby John might suffer disinheriting or diminution of the said messuage, land, meadow, wood and rent, except that the said tenements shall remain charged with 48*l.* due and acknowledged by Ralph to Clement de Odyham, according to the form of the law merchant, and with 68½ quarters of wheat, the execution of the said recognisance for 100*s.* shall cease and remain in suspense; and Richard grants that if any fine or charter of enfeoffment shall have been made as aforesaid, or any other impediment interposed whereby John should suffer disinheriting or diminution as aforesaid, except the said charges of 48*l.* and 68½ quarters of wheat, the said recognisance for 100*l.* shall remain in force. Dated at York on 26 May, 9 Edward III.

Memorandum, that John de Hildesle came into chancery at York on 28 May and acknowledged the preceding indenture.

Enrolment of grant by Ralph de Wogenholt to Master John de Hildesle of a messuage, two carucates of land, 4 acres of meadow, 20 acres of wood, and 2 marks rent in Esgerston, Asshebury and Southfalle. Witnesses: Sir William de Harleston, rector of Spersholte church; John Lok of Westwittenham; John de Dodecote, clerk; John de Southmorton, John atte Welle, John son of William de Latton, William de Merton 'criour,' Richard Rycote of Appelton. Dated at York on 20 May, 9 Edward III.

Memorandum, that Ralph came into chancery at York on 26 May and acknowledged the preceding deed.

George son of John de Longeville of Little Billyng and Thomas his brother, Roger, parson of Little Billyng church, John de Longevill of Northampton, Walter Gyn, chaplain, executors of the will of John de Longevill of Little Billyng, and Warin de Bassyngburn and Elizabeth his wife, co-executrix of George, Thomas, Roger, John and Walter of the said will, put in their place William de Dodynton, William de Sadynton and Thomas atte Grove, to prosecute the execution of a recognisance for 200*l.* made to John de Longevill in the late king's chancery, by Thomas son of Robert Barry, knight.—John de Sancto Mauro received the attornment by writ.

May 25.
York.

John de Pontefract, vicar of Welyngoure church, acknowledges that he owes to Thomas de Sibthorp, parson of Bekyngtham church, 5 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

May 28.
York.

Walter de Kirkebride, knight, son of Richard de Kirkebride, knight, acknowledges that he owes to Thomas Duraunt, citizen of York, 18*l.* 6*s.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

May 28.
York.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Rewley, of the Cistercian order, who is going to his chapter general at Citeaux by the king's licence, to cross from that port with his men, horses, and equipments, and 20*l.* for his expenses.

By K.

May 30.
York.

Ranulph son of Ralph acknowledges that he owes to John Dayvill 42*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

John Dayvill acknowledges that he owes to Ranulph son of Ralph 36*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1335.

Membrane 25d—cont.

William de Evle acknowledges that he owes to Richard de Grymston rector of Seteryngton church, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

April 19.
Clipston.

John Ussher* is sent to the prior and convent of Worcester, to receive such maintenance from them for life as John le Treour, deceased, had there at the request of Edward I.

By p.s. [8560.]

May 26.
York.

Richard Murymouth, clerk of the king, is sent to the prior and convent of Merton, to receive a yearly pension from them by reason of the prior's new creation, until he shall be provided with a suitable benefice by them.

By p.s. [8610.]

May 24.
York.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Bernard, monk of the abbey of Clairvaux, who was lately sent by his abbot to visit certain houses subject to the abbot in England, and who is shortly about to return to his abbey, as is said, to cross from that port, with his men, horses, and equipments.

To H. bishop of Lincoln. Although the king lately forbade him to admit a parson to the church of Herpeswell, which is void, as is said, and concerning the advowson whereof a contention is moved in the king's court between the king and Master John de Haryngton, until it should be discussed in that court whether the advowson belongs to the king or to John, yet because it is not certain at present. [*Incomplete.*]

Vacated because below.

May 31.
York.

Patrick de Langedale acknowledges that he owes to John de Etton, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 1.
York.

Master John de Wygetoft, parson of Irby church, Richard de Forthington, parson of Wodehall church, diocese of Lincoln, Bricius de Stikeney, of Freston, and Gilbert son of Richard de Freston, acknowledge that they owe to Ebulo Lestraunge 1000 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

Alexander de Bergh, knight, acknowledges that he owes to Ralph de Nevill, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to John Baroncell of Florence, and his fellows, merchants of the society of the Peruzzi, staying in the city of London, 130*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 3.
York.

Walter Beril, Richard Bagge, John Brunyng and Thomas de Estok acknowledge that they owe to Clemencia late the wife of John de Vescy 24 marks; to be levied, in default of payment, of their lands and chattels in co. Dorset.

John son of John de Moubray, acknowledges that he owes to Clemencia, late the wife of John de Vescy the younger, 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Hugh son of William de Braytoft, knight, acknowledges that he owes to William de Braytoft, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

* Described in the privy seal as yeoman of the king's kitchen.

1335.

Membrane 25d—cont.

Henry, earl of Lancaster, puts in his place John de Hanbury to prosecute the execution of a recognisance for 4000 marks made to the earl in chancery by Henry de Percy.

May 28.
York.

To the treasurer and barons of the exchequer. Order to receive the attorney whom Roger de Chaundos shall have deputed in his place to render his account for the issues of the lands of John le Rous and of the lands which belonged to William de Hokelton, which were lately in the king's hands and are in Roger's custody, for this turn, because Roger is attendant upon divers services of the king wherefore he cannot be present at the exchequer in person on the morrow of Trinity next, to render his account.

By K.

MEMBRANE 24d.

June 1.
York.

John de Moubray, lord of the island of Haxiholm and of the honour of Bembre and of Gowere, acknowledges that he owes to John de Lilleburn, knight, 123*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Furnivall, knight, acknowledges that he owes to Robert de Bosevill 110*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 2.
York.

Walter de Mauny, knight, Warin de Bassyngbourn of Wynpol, knight, and Robert de Ellarton acknowledge that they owe to William, parson of St. John's church, Styvekeye, Katherine, late the wife of Richard Neel, Thomas son of Richard Neel, and William son of Roger de Waterdene, 53*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

June 5.
York.

John son of John Blaket, knight, acknowledges that he owes to John de Molyns 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Enrolment of grant by John, son and heir of Sir John Blaket, knight, to John de Molyns and Egidia his wife and the heirs of John de Molyns of all his manor of Adinton, co. Buckingham, with the advowson of the church, knight's fees, services and other appurtenances thereof. Witnesses: Sir Robert Malet, Sir Matthew de la Vache, knights; Richard de Runebelle, Richard le Warde, John le Venur, Bartholomew Galiane, Philip Durdent, Walter de la Grave, Stephen Neel, Adam de la Glove, Reginald atte Hulle, John Edred. Dated at Adintone on 29 May, 9 Edward III.

Enrolment of release by John son and heir of Sir John Blaket, knight, to John de Molyns and Egidia his wife and the heirs of John de Molyns of all right and claim in the manor of Adintone, co. Buckingham, with all the appurtenances thereof.

Memorandum, that John son and heir of Sir John Blaket came into chancery at York on 5 June and acknowledged the preceding letters and deed.

Enrolment of grant by Thomas de Rokeby, knight, to Sir Richard de Aldeburgh, knight, of two messuages, 3 bovates of land in Grenehamerton, which formerly belonged to Master Michael de Harcla, and whatever Thomas had in that town by the king's grant. Witnesses: Sir Peter de Midelton, knight, Richard de Goldesburgh, Walter de Kerby, Nicholas de Ilketon, Simon de Waldeby, William de Askham. Dated at York on Monday the morrow of Whitsuntide, 9 Edward III.

Memorandum, that Thomas de Rokeby came into chancery at York on the said morrow and acknowledged the preceding deed.

1335.

June 5.
York.*Membrane 24d—cont.*

Roger de Grey, lord of Deffrencloyt, acknowledges that he owes to William de Monte Acuto, 2000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Buckingham.

William de Monte Acuto acknowledges that he owes to Roger de Grey, lord of Deffrencloyt, 2000*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

James Grosset of Burton acknowledges that he owes to Thomas Gentilcorps 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Richard de la Lee, parson of Bradewell church, diocese of London, acknowledges that he owes to Henry de Percy, the elder, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Essex.

John son of Ralph atte Kirke of Great Paunton acknowledges that he owes to Robert de Grantham, parson of Great Paunton church, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Henry de Chalfhunte acknowledges that he owes to John de Weston 50 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John son of William de Wyvill acknowledges that he owes to William de Melton, archbishop of York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Bohun, earl of Hereford and Essex and constable of England, and William de Bohun his brother acknowledge that they owe to Thomas de Aledon, executor of the will of Edward de Bohun, 400*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Enrolment of indenture made on Monday the morrow of Trinity, 9 Edward III. at York, testifying that an agreement is made between Sir Roger de Grey, lord of Deffrencloyt of the one part and Sir William de Mountagu of the other part, as follows, to wit: that Roger has sold and granted to William the marriage of John, Roger's son, with Anneys, William's daughter, between now and Whitsuntide next, at what time William shall wish, for making reasonable provision for Roger; and before the day of the marriage Roger will give to John and Anneys 100*l.* of land in a suitable place in England or in Cestreshire, to hold as William and Roger may agree, for the said John and Anneys and the heirs of their bodies, saving the reversion to Roger and his heirs; for the performance of this marriage and gift, William will give to Roger 1000 marks, to wit, 200 marks on the day the marriage takes place, and 200 marks a year later at Aston Clynton, co. Buckingham, and so on from year to year, on the same day and in the same place, 200 marks yearly until the said 1000 marks are fully paid, upon the following condition, that Roger shall grant that if John die before him whereby Anneys is not by law dowerable from the lands which Roger holds, then all the money of the 1000 marks which has been paid, except the first 200 marks, shall be repaid to William within four years then following, that is to say, 200 marks a year; and if the 1000 marks are never fully paid in time, if John chance to die, then the remainder of that sum shall cease to be paid and William shall be quit of the remaining payment; and if Anneys die during Roger's lifetime without issue by John, then the 1000 marks shall be repaid within the five years following her death, to wit, 200 marks a year, and if there is nothing to pay of that sum on the day of the death of Anneyse, then the payment of that which shall be in arrears shall cease and the remainder shall be repaid as aforesaid; and if she die during Roger's lifetime and have issue by John, then only 600 marks shall be repaid in the

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Membrane 24d—cont.

three years next following, to wit, 200 marks a year, and the remaining 400 marks shall remain in suspense without being paid, if it happen that the said issue shall die in Roger's lifetime, and then Roger will pay 400 marks to William in two years after the death of the said issue, as aforesaid; and if the issue survive Roger, then Roger and his heirs shall remain quit and discharged of the said 400 marks; William also grants that he will keep Anneyse his daughter for five years after the marriage, with the charge of the visits (*venuz*) of John and with his stay at the cost of William in all points; and for the accomplishment of his part of the covenant Roger has made a recognisance to William in chancery for 2000*l.*; and William has similarly made a recognisance to Roger in chancery for 2000*l.*, and William grants that if Roger keeps the aforesaid covenant, then the recognisance shall be considered null, and Roger grants that if William keeps the aforesaid covenants, the recognisance made by William to him shall be null. Dated at York as aforesaid. *French.*

Memorandum, that the said Roger and William came into chancery on the day and in the place aforesaid, and acknowledged the preceding indenture.

MEMBRANE 23d.

June 6. Matilda de Holand acknowledges that she owes to William de Melton, York. archbishop of York, 40*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

Cancelled on payment.

Richard de Perers acknowledges that he owes to Roger de Swynnerton, knight, 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

June 7. John son of Matthew de Clyvedon of Alre acknowledges that he owes to York. John de Acton, knight, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John son of Robert de Shupton acknowledges that he owes to Thomas son of William de Shupton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 8. William son of William de Reygnuy acknowledges that he owes to John son of William de Reigny 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

——— Ralph Basset of Drayton, the elder, puts in his place John de Tamworth, clerk, to prosecute the execution of a recognisance for 100 marks made to him in chancery by John de Croumbwell.

——— John de Bohun, earl of Hereford and Essex, and constable of England, puts in his place Michael de Wath and Thomas de Evesham to prosecute the execution of recognisance for 800*l.* made to the earl in chancery by John la Warre. The recognisance is enrolled below.

——— Roger de Kerdeston, knight, puts in his place Henry de Tudenham and Nicholas de Taterford to prosecute the execution of a recognisance for 40 marks, made to Roger in chancery by Edmund Bacoun, knight.

——— Ebulo Lestraunge puts in his place John de Codynton to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Richard de Kalsale.

Enrolment of release by John de Warennia, earl of Surrey, to the king, of his castle and manor of Chastelacre, co. Norfolk. Dated at York on 6 June, 9 Edward III.

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June 9.
York.*Membrane 23d—cont.*

Adam bishop of Winchester, Richard de Cestre, canon of St. Peter's church, York, and Raymond Pelegrini, parson of Wythindon church, diocese of Worcester, acknowledge that they owe to William archbishop of York, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

Cancelled on payment, acknowledged by William de Wirkesworth, clerk, the archbishop's attorney.

June 9.
York.

John son of John de Wroxhale acknowledges that he owes to John de Stoford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Memorandum, that R. bishop of Durham, the chancellor, delivered the great seal to the king on 6 June in the 9th year of the reign at the 9th hour, in the chamber of the Friars Minors of York, where the king was lodging, in a bag under the bishop's seal, in the presence of H. bishop of Lincoln, the treasurer, Sir John de Warena, earl of Surrey, Sir Ralph de Nevill, steward of the king's household, Sir Geoffrey le Scrop, and Master William la Zousche and others; and the king received the seal from the bishop and delivered it to J. archbishop of Canterbury, whom he there appointed chancellor, and the archbishop received the seal from the king, took the oath there, and on the same day after dinner, Master Robert de Stretford, archdeacon of Canterbury, the archbishop's brother, took that seal to the church of St. Mary's abbey, York, by the archbishop's order, opened it there and caused writs to be sealed therewith. [*Fœdera.*]

June 10.
Pickering.

Thomas Ugthred, knight, acknowledges that he owes to Ralph de Nevill 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by Simon de Semer, clerk, Ralph's attorney.

Enrolment of indenture testifying that it was thus agreed between Sir Henry de Edenstowe, canon of Landaf church, and prebendary of the prebend which Thomas de Nevill lately held in the same, of the one part, and Sir William de Apelton, rector of Marcrosse church, of the other part, to wit, that Henry has demised and delivered at ferm to William all the fruits, issues and tenths of hay and sheaves (*garbas*), and all other appurtenances of that prebend, to hold until 7 July next; and from 7 July until the end of five years next following for 10*l.* yearly from the said day, the feast of SS. Peter and Paul; to be paid to Henry or his attorney in the conventual church of St. Mary de Pratis, without Leicester; and William will sustain all the ordinary charges and the extraordinary and the tenths, and other lesser impositions of those tenths touching the prebend; and for every year in which tenths or other lesser impositions do not run within the same time, William will pay to Henry beyond the said 10*l.*, as much as ought to be paid for such tenths and impositions if they were imposed; and William will save Henry from incurring ecclesiastical censures or being otherwise molested by reason of the non-payment of such charges; and if it chance that the fruit of the prebend is wasted or carried away by common war of the Welsh or common incursions of the same, without William's fault, Henry will allow to him in the said payment, what he shall so lose; and if William die within the said term of five years, or make default in payment within a month from the feast of SS. Peter and Paul, Henry may enter and hold the said prebend together with its fruits; and William took corporal oath upon the Gospels for the payment of the said 10*l.* within a month of the said feast, and obliged himself and his executors and all his goods; and

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Membrane 23d—cont.

Henry will suffer William to collect the fruits of the prebend until the end of the five years; and if Henry die after the collection of the fruits, to wit, before the term of payment, William shall nevertheless pay Henry's executors the entire 10*l.*, and he obliges his executors for the payment thereof; and if Henry shall go in person to the church of Landaf, whereby a mark is afterwards owed to him by custom, William shall receive nothing thereof for his own use, but it shall be preserved for Henry Dated at York on 10 June, 9 Edward III.

Memorandum, that Henry and William came into chancery at York on 10 June and acknowledged the preceding indenture.

June 12. Henry de Burgherssh, bishop of Lincoln, acknowledges that he owes to Pickering. John Darcy 'le cosyn' 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nicholas de Tunstall acknowledges that he owes to William de Bifeld, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

June 6. Richard Bernard, of Welburn, the elder, acknowledges that he owes to York. William, bishop of Norwich, 500 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 14. John de Ros, knight, and Peter de Rither, parson of Kirkebymisperton York. church, diocese of York, acknowledge that they owe to William de Melton, archbishop of York, 60*l.*; to be levied, in default of payment, of their lands and chattels, and Peter's ecclesiastical goods in co. York.

Cancelled on payment, acknowledged by Master Richard de Snoweshull, the archbishop's attorney.

June 14. John de Notingham, parson of the church of Bokelond, near Dover, York. diocese of Canterbury, acknowledges that he owes to Master John de Martham 100 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Kent.

June 14. Robert Danyel, of Besewyk, acknowledges that he owes to William de Pickering. Ayrenynne, bishop of Norwich, 2000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert son of William de Ros of Ingmanthorp and Thomas Ughtred, knight, acknowledge that they owe to William son of Gilbert de Aton 200 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment, acknowledged by William de Emeldon, attorney of William son of Gilbert.

Robert son of William de Ros of Ingmanthorp and Thomas Ughtred, knight, acknowledge that they owe to William son of Gilbert de Aton 400 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment, acknowledged by William de Emeldon, clerk, attorney of William son of Gilbert.

June 16. William de la Rewe, parson of Compton church, and William de Excestre Pickering. acknowledge that they owe to Nicholas Lovel, falconer, 20*l.*; to be levied, in default of payment, of their lands and chattels, and the ecclesiastical goods of William de la Rewe in co. Sussex.

Cancelled on payment, acknowledged by Joan, late the wife of Nicholas, and executrix of his will.

Robert de Depyng acknowledges that he owes to Robert de Nevill 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

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Membrane 23d—cont.

Enrolment of general release by William de la Pole, burgess and merchant of Hull, to Sir Herbert de Sancto Quintino, knight. Dated at York on Thursday the octaves of the Purification, 9 Edward III.

Memorandum, that William came into chancery at York on 16 June and acknowledged the preceding letters.

June 10.
Pickering.

To the constable of Knaresburgh castle and the keepers of the free chace there. Order to cause the chace of Wherledale, which is parcel of the free chace of Knaresburgh, which Queen Philippa holds for life by the king's grant, to be kept and observed free, making known to all whom it may concern that the king wishes it to be so kept and observed as was wont to be done in times past, because that chace is a free chace and was so in the time of the king's progenitors and of other lords of the said castle and chace, and now the king has learned that certain men of those parts daily hunt that chace of Wherledale with their dogs as if it was a common chace, and take beasts there and carry them away.

June 16.
Pickering.

Richard son of Richard de Burton acknowledges that he owes to Master John son of Richard de Burton 66*l.* 10*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 22d.

Enrolment of grant by John le Mareschal of Bonyndon, knight, to John de Molyns of Stok Pugeys, of all that messuage with all its appurtenances which he has in the towns and fields of Northchiryton, Southchiryton and Halton, co. Somerset; and for this release John de Molyns has given to John le Mareschal a certain sum of money in a wallet. Dated at London on Friday the morrow of the Purification, 9 Edward III. Witnesses: Sir Thomas de Marlebergh, Sir Hamo son of Richard, knights, Edmund le Gildene, Walter de Whitecombe, Ralph de Middelneye of co. Somerset, William Gentilcors, Philip Deordent, John Edred of co. Buckingham, John Doxenford, Walter Neel, William de Carlton and Richard de Pynnor, citizens of London.

Enrolment of release by John le Mareschal of Bonyndon, knight, to John de Molyns of Stoke Pugeys of all right and claim in that messuage with all its appurtenances in the towns, parishes and fields of Northchiryton, Southchiryton and Halton, co. Somerset. Dated at Stoke Pugeys on 20 February, 9 Edward III. Witnesses: Sir Philip de Aylesbury, Sir Matthew de la Wathe, knights, William Gentilcors, Philip Deordent, John Edred, Alexander Cheyny, John de Poggehele, Hugh Lambert.

Memorandum, that John le Mareschal came into chancery at York on 12 June and acknowledged the preceding charter and deed.

Jan. 11.
Pickering.

John la Warre acknowledges that he owes to John de Bohun, earl of Hereford and Essex, constable of England, 800*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—Thomas de Evesham, clerk, received by writ.

Cancelled on payment, acknowledged by Thomas de Evesham, clerk, one of the earl's attorneys, before the chancellor.

June 17.
Pickering.

Reginald de Monte Forti, knight, William de Reigny and John Holne acknowledge that they owe to Ambrose de Novo Burgo, clerk, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Robert Gower of York, knight, acknowledges that he owes to Mary de Sancto Paulo, countess of Pembroke, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

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Membrane 22d—cont.

Enrolment of grant by William Chauncy to Laurence his son of a yearly rent of 100s. issuing from his manor of Skyrpenbek, until Laurence shall have been fully satisfied by William's executors for the purparty of William's goods bequeathed to Laurence in his will; and if the rent be in arrear at any term William grants that Laurence may distrain on the manor until he be satisfied for the said rent. Witnesses: John de Mews, John de Belkthorp, Walter de Gerwardby, Richard Vernoun, Ralph Thurkill, Roger Thurkill. Dated at Skyrpenbek on Sunday before the Purification, 1332 [-3].

Enrolment of grant by William Chauncy to Alice his daughter of a yearly rent of 100s. issuing from his manor of Skyrpenbek, until Alice shall be fully satisfied for her purparty of the goods bequeathed to her in William's will, by William's executors; and if the rent be in arrear Alice may distrain for it until she be satisfied for the said rent. The same witnesses, dated as the preceding deed.

Memorandum, that William Chauncy came into chancery at York on 18 June and acknowledged the preceding deeds.

June 19. Thomas de la Ryvere, knight, acknowledges that he owes to Peter
Darlington. de Middleton, knight, 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Gissingge acknowledges that he owes to Ralph de Hastynges, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John son and heir of Matthew de Bassyngbourn, knight, tenant of the lands which belonged to Matthew, puts in his place Gilbert de Chishull and John de Scarles to defend the execution of a recognisance for 20*l.* made in chancery by Matthew to Master Simon de Sancto Edmundo.

June 20. William Sturey, knight, acknowledges that he owes to Hugh de Sancto
Durham. Johanne, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Robert son of James de Berlay and John son of William de Mikkefeld acknowledge that they owe to Henry de Edenestowe, clerk, 40 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Mauger son of William le Vavasour of Denton acknowledges that he owes to John de Neusum of Harwod 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Thornton Coppandale, merchant of Beverley, acknowledges that he owes to William Barde of Osgodby, the younger, 1000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William Barde of Osgodby, the younger, acknowledges that he owes to John de Thornton Coppandale, merchant of Beverley, 1000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Thornton Coppandale, merchant of Beverley, acknowledges that he owes to William Barde of Osgodby, the younger, 400 marks and 70*l.*; to be levied in default of payment, of his lands and chattels in co. York.

John de Thorp, clerk, puts in his place John de Askham and Robert de Bildesthorp to prosecute the execution of a recognisance for 160*l.* made to him in chancery by John de Yerdhill.

Hugh de Garton and John de Thorp, executors of the will of Thomas de Garton, as is said, put in their place John de Askham and Robert de Bildesthorp to prosecute the execution of certain recognisances made to Thomas in chancery by certain persons.

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*Membrane 22d—cont.*June 5.
York.

To Master Paul de Monte Florum, clerk. Order to go to London upon view of these presents, and cause those two golden crowns which the king caused to be pledged to him for 8000 marks, for which sum Paul has been fully satisfied, to be restored to the king's chamberlains, whom the king is sending thither, to be taken to the treasury. By K. and C. [*Fœdera.*]

June 10.
York.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Austorchius, prior of Lenton, who is about to set out to parts beyond the sea by the king's licence, on business touching him and his church, to cross from that port with his men, horses and equipments.

By K.

June 1.
York.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Order to supersede the exigents on William son of James de Bosevill, who is about to set out in the king's service by his order in the company of William de Felton, in providing the king's castle of Rokesburgh, if William has been placed in exigent at the king's suit for the death of Richard son of Richard de Farburn, while William is on the said service, as he was indicted for that death by process made before the justices, at the king's suit, and was placed in exigent to be outlawed, as the king has learned.

By p.s. [8638.]

The like to the sheriff of York, '*mutatis mutandis.*' By the same writ.

June 2.
York.

To the abbot and convent of Forde. The king, wishing to provide for the proper maintenance of his yeoman, Robert de Barton, for his good service, sends him to the abbot and convent requesting them to admit Robert to their house and to afford him such maintenance therein as Geoffrey de Thorp, deceased, had there at the late king's request and to cause letters to be made thereupon under the conventual seal, and to write to the king by the bearer of these presents of what they have done thereupon.

By p.s. [8650.]

June 23.
Newcastle-on-Tyne.

Robert de Scardeburgh, knight, acknowledges that he owes to William, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de Colvill of Erneclif acknowledges that he owes to Philip de Nassington of York, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de Hilderwell of Whiteby, merchant, acknowledges that he owes to Ralph de Hoton, parson of Hilderwell church, 12*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Alice, late the wife of John de Yerdhill, tenant of the lands which belonged to John, puts in her place David de Wolloure and Robert de Bywell, clerks, to defend the execution of a recognisance for 160*l.* made to John de Thorp, clerk, in chancery by the said John de Yerdhill.

June 23.
Newcastle-on-Tyne.

John de Moubray, lord of the island of Axiholm, acknowledges that he owes to Geoffrey le Scrop, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Bukton acknowledges that he owes to Roger Bigot 5,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Wodehous, the younger, acknowledges that he owes to Roger Bigot 5,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1335.

MEMBRANE 21d.

June 22.
Newcastle-on-
Tyne.

John, archbishop of Canterbury, acknowledges that he owes to William de Northwell 880*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset. *Cancelled on payment.*

Enrolment of indenture testifying that it was agreed at York between John, archbishop of Canterbury and principal administrator of the goods and chattels of Sir Robert de Tanton, late keeper of the wardrobe, of the one part, and Sir William de Northwell, clerk, of the other part, to wit, that William will undertake to render in the exchequer the final account of Robert for the time when he was wardrober, at his own peril and at the cost of the king according to what will be allowed to him in the exchequer, and he will answer to the king and all others according to the course of the wardrobe for all the money and other things which Robert shall be found to owe to them by reason of the said account, in such sort that Robert's heirs and the administrators of his goods shall be discharged of the said debt for ever; and the archbishop will cause a certain sum of money to be paid to William from Robert's goods and chattels, for the aforesaid cause, as appears by a recognisance which the archbishop has made in chancery. It is also agreed between the parties that William shall be held to rebate from the sum contained in the said recognisance, 100*l.* sterling, which the earl of Warrewik lately received from Robert as a prest from the king upon his expenses towards Scotland, and 50*l.* which Sir Robert de Bikkemore received from the said Robert as a prest from the king, and 50 marks which Thomas de Henle, abbot of Westminster, received from the said Robert in the same manner, if the bishop shall cause William to have sufficient guarantee for putting the said money in prest upon the said debtors in the exchequer. Dated at York on 23 June, 9 Edward III. *French.*

Memorandum, that William came into chancery at York on 25 June and acknowledged the preceding deed.

Enrolment of indenture testifying that whereas John, archbishop of Canterbury, acknowledged in chancery that he owed 880*l.* to Sir William de Northwell, clerk, William grants that no lands, goods or chattels of the archbishop shall be bound for making payment of that sum, except the lands which belonged to Sir Robert de Tanton, clerk, late keeper of the wardrobe, at his death, and which the archbishop holds by the grant of Peter de Tanton, Robert's brother and heir, and also the goods and chattels of the archbishop in the lands which belonged to Robert; and the archbishop grants that all the lands which he so holds of Peter's grant, and all his own goods and chattels existing in those lands, shall be charged with the said 880*l.*, and bound for the payment of the same, and that the execution of the recognisance shall be made on those lands, goods and chattels and on no others, according to the form of the statute provided in such case. Dated at York on 25 June, 1335.

Memorandum, that both the archbishop and William came into chancery on the said day and acknowledged the preceding indenture.

June 26.
Newcastle-on-
Tyne.

Thomas de Brayton, parson of Campsale church, diocese of York, acknowledges that he owes to Master Peter Vaurelli, proctor of Peter, bishop of Palestrina (*Penestrin*), cardinal of the Roman court, 116*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

June 25.
Newcastle-on-
Tyne.

John son of Ralph de Westerkele acknowledges that he owes to Hugh Cokhed, of Barton-upon-Humbre, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

— The prior of Malton puts in his place Hugh de Bardelby, clerk, to defend the execution of a recognisance for 40*l.* made by the prior in chancery to William, archbishop of York.

1335.

Membrane 21d—cont.

Enrolment of deed testifying that whereas John de Stonore, knight, has and holds the manor of Pushulle Venables in the parish of Puryton, co. Oxford, as is fully contained in the deeds of Sir Peter de Werburton, called of Sutton, which John has in his possession, and John was bound by his deed to Sir Peter and his heirs, in 40s. yearly rent to be received from the said manor; Geoffrey de Werburton, knight, of co. Chester, son and heir of the said Peter, has released to John all his right and claim in the said rent of 40s. yearly. Witnesses: Sir William de Clynton, knight, Sir Gilbert de Elsfeld, knight, John de Alneton, William de Poynton, John de Aulton, Martin de Chaunceaux and John de Dodecote. Dated at York on 2 June, 9 Edward III.

Memorandum, that Geoffrey came into chancery at York on 3 June and acknowledged the preceding deed.

June 27. William Malbys, knight, acknowledges that he owes to John Malbys Newcastle-on-Tyne. 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 28. Nicholas de Portyngton acknowledges that he owes to Thomas de Ousthorp 10*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Cave, clerk, acknowledges that he owes to Thomas de Baumburgh clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York. *Cancelled on payment.*

Thomas de Ousthorp acknowledges that he owes to Nicholas de Portyngton, 106*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

— John de Sutton, knight, puts in his place Thomas de Pardeshou and Stephen de Duddeleye to prosecute the execution of a recognisance for 100 marks, made to him in chancery by John le Boteller of Upton.—Stephen de Duddeleye received the attornment by writ.

Enrolment of release by Agnes, late the wife of John de Barton of Friton, knight, in her pure widowhood and liege power, to John son of John de Nova Malton, of all her right and claim in all lands, rents and services both free and bond, with their issue and chattels both in lordships and in demesnes, with all the appurtenances of the said lands, which Alice held in name of dower after John's death, in Friton, Holthorp, Sandhoton, Calthorn, Thurkelby, Scouesby, Scotton and Scakelden. Alice has also released to John all right and claim which she had in 6 marks rent issuing from the manor of Holthorp, to be received from the prior and convent of Watre. Witnesses: Sir Thomas de Boulton, Sir Anthcny Salvayn, knights, Nicholas de Langeton, Henry le Goldbeter, William Fissh, William de Esteryngton, Nigel de Menythorp, John de Shirburn, Thomas de Ponte Fracto. Dated at York on Thursday the feast of SS. Peter and Paul, 1335.

Memorandum, that Agnes came into chancery at York on the said day and acknowledged the preceding deed.

June 29. John de Westbury, parson of Litelstok church, bishopric of Salisbury, Newcastle-on-Tyne. acknowledges that he owes to Michael de Wath, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Wilts. *Cancelled on payment.*

June 30. John de Santon acknowledges that he owes to the abbot of St. Mary's, Newcastle-on-Tyne. York, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1335.

Membrane 21d—cont.

June 30. Walter de Carleton acknowledges that he owes to Thomas de Ousthorp, Newcastle-on-Tyne. Robert de Halton and John de la Haye, executors of the will of Sir John de Ousthorp, 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

July 1. Walter de Berghthorp acknowledges that he owes to William Stull of Newcastle-on-Tyne. Seteryngton 400*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert du Pount of Stretford, William de Pount, Richard le Norice and Robert Lithulf put in their place John de Weston, clerk, to prosecute the execution of a recognisance for 8*l.*, made to them in chancery by Alan de Wodelowe.

Roger de Birthorp puts in his place William de Mirfeld, clerk, to prosecute the execution of a recognisance for 100*l.*, made to him in chancery by John son of Roger de Birthorp.

Walter son of William de Hamby puts in his place William Braye and John de Scarle, to prosecute the execution of a recognisance for 150 marks, made to him in chancery by Alexander de Cubbeldik, knight.

William son of Gilbert de Aton puts in his place William de Emeldon, clerk, to prosecute the execution of a recognisance for 200 marks, made to him in chancery by Robert son of William de Roos of Ingmanthorp, and by Thomas Ughtred, knight, and of another recognisance for 400 marks, made to the same William son of Gilbert in chancery by the said Robert and Thomas.

MEMBRANE 20d.

June 3. To the sheriff of Norfolk. Writ for payment to Peter de Ty and York. Robert de Erpyngham, knights of that shire, of 8*l.* for their expenses in coming to the parliament at York on the morrow of Ascension last, staying there, and returning, to wit, for twenty days at 4*s.* a day each.

By K. and C.

The like for various sums to the sheriffs of other counties for the knights of their respective counties [*as in 'Return of Members of Parliament,'* i. 106].

To the mayor and bailiffs of Norwich. Writ for payment to John de Berneye and Peter de Hakeford, burgesses of that city, of 4*l.* for their expenses in attending the said parliament, to wit, for twenty days at 2*s.* a day each.

The like for various sums in favour of the citizens and burgesses of other cities and boroughs [*as in 'Return,'* omitting Reading, Wallingford and Windsor, co. Berks; Cambridge, co. Cambridge; Bodmin and Launceston, co. Cornwall; Carlisle, co. Cumberland; Barnstaple, Plympton, Tavistock and Torrington, co. Devon; Bridport and Shaftesbury, co. Dorset; Colechester and Maldon, co. Essex; Gloucester, co. Gloucester; Hereford and Leominster, co. Hereford; Huntingdon, co. Huntingdon; Grimsby and Lincoln, co. Lincoln; London, co. Middlesex; Newcastle-on-Tyne, co. Northumberland; Portsmouth, Southampton and Winchester, co. Southampton; Ipswich, co. Suffolk; Guildford and Southwark, co. Surrey; Chichester, co. Sussex; Appleby, co. Westmorland; Malmesbury and Wilton, co. Wilts; Worcester, co. Worcester; Kingston-on-Hull and York, co. York].

1335.

*Membrane 20d—cont.*June 12.
Pickering.

To the treasurer and barons of Dublin. Order to cause Elizabeth de Burgo, sister and one of the heirs of Gilbert de Clare, earl of Gloucester and lord of the liberty of Kilkenny, in Ireland, to have respite until Christmas next for all the debts which Gilbert owed at the exchequer at his death, and which are exacted of Elizabeth by summons of the exchequer by reason of the lands which she holds in her purparty of the lands which belonged to Gilbert; as the king was lately informed that divers goods and chattels which belonged to Gilbert were taken into the late king's hands immediately after Gilbert's death for the debts which he owed to the late king, and though the said goods and chattels were sufficient for the payment of those debts, yet a very great part thereof was eloigned out of the late king's hands by certain men of those parts, and was occupied by them, so that the said debts could not be levied thereof as they ought; wherefore the king ordered the treasurer and barons to take full information by inspection of the rolls and memoranda of the exchequer and by inquisition, if necessary, whether the goods and chattels of Gilbert were so taken, and what debts were levied thereof for the use of the king and his father, and what still remain to be levied, and what of such goods and chattels have been eloigned and occupied as aforesaid and by whom, in whose hands they are and their true price; and to inform the king of what they should find thereupon, returning the said writ to the king.

By C.

*MEMBRANE 19d.*June 30.
Newcastle-on-Tyne.

Robert son of John de Ferriers of Charteley acknowledges that he owes to Clemencia, late the wife of John de Vescy, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Master Adam de Hoghton, clerk, puts in his place Henry de Ingelby and John de Herlaston to prosecute the execution of a recognisance for 60*l.*, made to Adam in the late king's chancery by Nicholas de Huntercoumbe the elder.

June 14.
York.

To Alfonso, king of Castile, Leon, Toledo, Galicia, Seville, Cordova, Murcia, Jaen and Algarves, and lord of the county of Molina. The king sends to him Berard de la Bret, William filz Waryn and Master Gerard de Puteo, greater judge of the duchy of Aquitaine, to inform him of the steadfastness (*continencia*) of the king's estate, and requesting him to give credence to them, writing back by them concerning his own estate and disclosing his wishes. [*Fœdera*.]

June 26.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer. Order to cause the demand which they made on William de Saunford, tenant of the lands which belonged to John de Bray, deceased, by the sheriff of Berks, for 46*s.* 9*d.*, to be superseded until the quinzaine of Michaelmas next, and to cause William to be released from any distrainment made for that cause, because he asserts by divers evidences that he ought be discharged of that sum, which John received from a prest of the wardrobe for certain causes.

By C.

June 8.
York.

To the same. Whereas lately at the suit of brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, showing the king that all the lands of the Hospital, both those which formerly belonged to the master and brethren of the Temple in England, which are in the hands of their prior and brethren, and those which were originally given and assigned to the Hospital and Temple in frank almain for the defence of the church, the Holy Land and Christians against pagans and Saracens

1335.

Membrane 19d—cont.

and other enemies of the faith, and for maintaining divine worship, for the relief of the poor and other works of piety, were never wont to be taken or seised into the king's hands by reason of the change of a prior or master of the Hospital or Temple or of the cession or death of the same, nor did the priors or masters do any fealty to the kings by reason of those lands, except only Leonard de Tibertis, the last prior of the Hospital, who did a certain fealty under protest, to wit, that that fealty should not yield to the prejudice of the Hospital in time to come; and because the prior has found mainpernors before the king in chancery, to answer to him for the issues of those lands if they ought to belong to the king after Leonard's death, and to do his fealty if he is bound to do it to the king, the king ordered divers escheators in whose bailiwicks the said lands were, to amove the king's hands from those lands, which had been taken by them into the king's hands by reason of Leonard's death, and to restore the issues to the prior by the said mainprise; and by a scrutiny of the chancery rolls of Henry III. Edward I. and Edward II. made thereupon by the advice of the council, it is not found that any lands of the priors or masters in England were taken into the king's hands by the death or cession of those priors or masters, or that they did any fealty in past times to the said kings for these lands, except Leonard as aforesaid, wherefore the prior has besought the king to order him to be discharged of the said issues and the mainpernors of their mainprise; the king therefore orders the treasurer and barons to inspect the rolls and memoranda of the exchequer touching the premises, and to inform the king without delay of what they shall find thereupon, in the meantime causing the demand on the prior or his mainpernors for doing fealty and for the said issues to be superseded. By pet. of C.

June 22.
Newcastle-on-
Tyne.

To William Trace and Robert Dabetot. Although the king lately appointed them and William de Shareshull to be justices to hear and determine a certain trespass made by force and arms on Queen Philippa at the king's barton near Bristol, by William de la More and others contained in the original writ, yet because it is ordained by the common council of the realm that such writs of oyer and terminer shall not be granted before any justices except before the justices of either Bench or the justices in eyre, wherefore the king wishes William to be attendant upon the premises together with William and Robert or one of them, and that William and Robert shall not intermeddle therewith without William's presence, contrary to the form of the said statute; the king therefore orders William and Robert to supersede doing and fulfilling the premises without William's presence, and the king has ordered William to be attendant upon the premises with them or one of them. By C.

Mandate in pursuance to William.

Simon de Bergh, chaplain, executor of the will of Gilbert de Humberstan of Lincoln, puts in his place Thomas de Grove, clerk, to prosecute the execution of a recognisance for 30*l.* made to him in chancery in the 2nd year of the king's reign by Richard de Bodekesham, late parson of Fylyng-ham church.—The abbot of Grymesby received the attornment by writ.

Roger de Glenteworth puts in his place Thomas de Grove, clerk, to prosecute the execution of a recognisance of 40*l.* 4*s.*, made to him in the late king's chancery in the 18th year of his reign by Richard de Bodekesham, parson of Fylyngham church.—The abbot of Grymesby received the attornment by writ.

June 18.
Newcastle-on-
Tyne.

To J. archbishop of Canterbury. Request for his prayers and those of the clergy of his province and diocese and for the celebration of frequent masses for the triumph of the king over the Scots. By K. and C. [*Fædera.*]

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Membrane 19d—cont.

The like to all the archbishops and bishops of England and Wales, 'mutatis mutandis.' [*Ibid.*]

June 18.
Newcastle-on-Tyne.

To J. archbishop of Canterbury. Writ of *certiorari* to inform the king by the best means in his power, before the Nativity of the Virgin next, what churches and benefices the prior and brethren of the Hospital of St. John of Jerusalem in England hold for their own uses and what are of their advowson, both of the churches and benefices which formerly belonged to the Templars and those of the said Hospital in that diocese, and of the value of the same and of the portions and pensions pertaining to the Hospital and to the Hospitallers both by reason of the said Temple and otherwise, and how much has been levied by the collectors of the first fruits in that diocese of the first fruits of vacant benefices in the realm within the last four years, which Pope John XXII. reserved for the apostolic see and granted to the king for a moiety, and what is hitherto in arrears thereof and by whom it is so in arrears.

By K. and C.

The like to all the archbishops and bishops in England and Wales.

July 5.
Newcastle-on-Tyne.

John de Sonnynghulle acknowledges that he owes to Sir John Giffard, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

— Roger Rikeman puts in his place Theobald Poleyn and John de Tamworth to prosecute the execution of a recognisance for 60*l.* made to him in chancery by Robert de Swalclyve, and to prosecute the execution of another recognisance for 20*l.* made to Roger in chancery by William de Pynnore.

John Drynge of Driffild acknowledges that he owes to William, archbishop of York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 28.
Newcastle-on-Tyne.

To the treasurer and barons of the exchequer. Order to cause Henry Husee to have respite until All Saints next for the debts which he owes to the king, both his own and those of his ancestors, unless the king orders otherwise in the meantime, and to release him from any distraint made for that cause, as he is about to set out with the king in his service to Scotland.

By K.

June 14.
Newburgh.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Order to cause Daniel de Burgham, imprisoned in the Marshalsea on account of the appeal before those justices which John Peverel and William de Wantyngge, late the king's approvers, made against him for the forgery of the king's privy seal, to be released from prison if he shall find mainpernors who will undertake to have him before the king on the morrow of All Souls next, to await the jury and to do and receive what the court shall decide, and if in the meantime he shall set out to Scotland in the king's service, as Daniel, being summoned before the king, placed himself upon the country, as the king has learned.

By K.

MEMBRANE 18d.

June 28.
Newcastle-on-Tyne.

To Adam Coppendale. Order to abandon everything, and to be at York in person on the present Monday next to inform the king and his council upon certain things specially touching the king, and to treat and do what shall then be done and ordained, as the king wishes, to have a conference with him there upon the premises.

By K.

[*Rep. Dig. of a Peer*, iv. p. 449.]

The like to nineteen others. [*Ibid.*]

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Membrane 18d—cont.

June 25.
Newcastle-on-
Tyne.

To John de la Gotere. The king lately requested him to lend 100*l.* to him, and to deliver it to the sheriff of Lincoln by indenture for the furtherance of certain arduous affairs of the king, with which sum the sheriff is charged, but John has not cared to do this, as the king has learned; and now because the king is obliged to spend great sums of money for the furtherance of the war with Scotland, the king requests John to lend him a certain sum of money, as Ed[mund] de Grymesby, the king's clerk, whom the king sends to him for this cause, will make known to him, and deliver that sum to the said clerk, knowing that the king will give him letters of obligation for the sum which he shall so lend when the clerk has returned to the king with that money. [*Fœdera.*]

The like request to the following, to wit:

John de Tumby for 500*l.* [*Ibid.*]

June 25.
Newcastle-on-
Tyne.

To Hugh de Edelyngton the younger. Request to lend a certain sum of money to the king, as Ed[mund] de Grymesby will make known to him, and to deliver that sum to Ed[mund] knowing that the king will give him letters of obligation for what he shall so lend when Ed[mund] has returned to the king with that money, because the king is obliged to spend great sums of money for the furtherance of the present war of Scotland. [*Ibid.*]

The like to the following, to wit:

Richard de Kele.

Thomas de Kele. [*Ibid.*]

June 20.
Durham.

To Thomas de Boulton. Order to be in person before the chancellor and treasurer and others of the council at York, on the octaves of Midsummer next, without making excuse, bringing with him the clerk elected by him for the office of taxing the tenth and fifteenth granted to the king by the laity in the 6th year of his reign, in the East Riding, in co. York, to inform the council upon certain things touching the king and the state of his people in those parts, and further to do what shall be ordained in this respect.

By K. and C.

The like to the following taxers, to be at York on the following days, to wit:

Anketinus Salvayn, one of the taxers in the East Riding - - - - -

William de Skargill and John de Burton, taxers in the West Riding in the said county - - -

Alexander de Nevill and John Moryn, taxers in the North Riding in the said county - - -

Richard Courson and Robert de Sallowe, taxers in co. Derby - - - - -

John de Bolyngbrok and John Power, taxers in co. Nottingham - - - - -

Simon de Grymesby and John de Trehampton-taxers in the parts of Lyndeseye, co. Lincoln -

John de Barkeworth and Robert de Wolsthorp, taxers in the parts of Kesteven, co. Lincoln -

Richard de Casterton and John de la Gotere, taxers in the parts of Holand, co. Lincoln - - -

Robert de Shirbourn and John de Radeclyve, taxers in co. Lancaster - - - - -

Roger de Belgrave and William Owyn, taxers in co. Leicester - - - - -

At the said
octaves.

On the quinzaine
of Midsummer.

On three weeks
after
Midsummer.

July 8.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause Thomas de Wake to have respite until Martinmas next for all the debts which he

1335.

Membrane 18d—cont.

owes to the king at the exchequer, both his own and those of his ancestors unless the king orders otherwise in the meantime, and to release Thomas from any distraint made upon him for that cause. By K.

July 7.
Carlisle.

William de Cristchurch acknowledges that he owes to William de Emley, parson of Tollesbury church, diocese of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

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Alan de Rothewell, chaplain, puts in his place Thomas de Grove, clerk, to prosecute the execution of a recognisance for 40*l.* made to him in the chancery of the late king by Robert de Amyas.

—
—

Laurence Ordelf puts in his place John de Bruton, clerk, to prosecute the execution of a recognisance for 15*l.* made to him in chancery by John de Wyke, parson of Luffenham church, Thomas de Crauthorp, Robert Sauser and Henry de Bony.

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—

Master Ralph de Conyngesburgh puts in his place Master Alan de Conesburgh to prosecute the execution of a recognisance for 120 marks 6*s.* 8*d.*, made to him in chancery by Elias de Tanfeld of York, merchant, John de Morby of York, 'irenmanager,' and John son of Hugh de Wistowe.

July 8.
Carlisle.

Matilda, late the wife of Thomas Lercedekene, knight, of Cornwall, acknowledges that she owes to William Casse 16 marks; to be levied, in default of payment, of her lands and chattels in co. Cornwall.

June 30.
Newcastle-on-Tyne.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Bartholomew de Bard, Peter Byni, Loteringus de Colino, Nicholas Marini, Chonettus de Jokis and Ubertus Infangetti and their fellows, merchants of the society of the Bardi of Florence, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

The same prior acknowledges that he owes to John Baroncelli, John Junctin, James de Peruch[iis] and Henry Accursi and their fellows, merchants of the society of the Peruzzi of Florence, 1,000*l.* to be levied as aforesaid.

The same prior acknowledges that he owes to Henry Accursi and Paul Masini of Florence 1,000 marks, to be levied as aforesaid.

Cancelled on payment.

William Scot acknowledges that he owes to Thomas de Sybbethorp, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 10.
Carlisle.

Isabella, late the wife of William de Vesey of Neusom, and William son of the same William acknowledge that they owe to Thomas de Baumburgh, clerk, 4 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

July 1.
Newcastle-on-Tyne.

To John de Shardelowe and John Claver, justices appointed to take assizes in co. Bedford. Order to proceed with all possible speed to take an assize of novel disseisin which John de Bodenho arramed against John de Derby and others contained in the original writ, before those justices, and to render full and speedy justice to the parties, as John de Bodenho has shown by his petition before the king and his council in parliament, that whereas the mayor and bailiffs of Bedford conferred on John the wardenship of a chapel newly constructed by them upon the bridge of that town, with all the appurtenances thereof, to hold for life, and he was in peaceful possession thereof until John de Derby and others amoved him therefrom upon the pretext of a collation of the king made to John de Derby; and although John de Bodenho arramed the said assize, and has long prosecuted it before those justices, yet the justices have

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Membrane 18d—cont.

hitherto delayed to proceed to take the assize because John de Derby alleged before them that he held that chapel by the king's collation, which he exhibited before the justices, and that he ought not to answer John de Bodenho thereupon without the king; whereupon John de Bodenho has besought the king to provide a remedy. By pet. of C.

July 17.
Carlisle.

William de Cusancia, parson of Wakefeld church, acknowledges that he owes to Walter Power, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

July 9.
Carlisle.

Gilbert de Sheffield, by reason of his good service, is sent to the master and brethren of the hospital of Ospring to receive such maintenance in that house for life as John Toght, deceased, had there at the request of Edward I. By p.s. [8783.]

MEMBRANE 17d.

July 14.
Carlisle.

John de Haterbergh of Scardeburgh, Robert Lyolf of Burton, John de London son of Ralph de Quyxole, and Peter de Fymmer, acknowledge that they owe to Sir John de Wodhous 22s. 4d., to be levied, in default of payment, of their lands and chattels in co. York.

June 10.
York.

To John Inge and his fellows, justices appointed to take assizes in co. Devon. Order to proceed to take an assize of novel disseisin which Robert de Prestbury arramed against Edmund de Ayete and others contained in the original writ, concerning tenements in Earls Plympton, the justices having heard the reasons proposed for the king's rights in the matter, and to cause justice to be done notwithstanding that the tenements are in the king's hands, but not to proceed to render judgment without consulting the king, as Robert has besought the king to order the taking of that assize to be proceeded with, as Robert arramed the assize before those justices, and the said tenements are now taken into the king's hands by the death of Robert de Tanton, to whom Edmund alienated them while the assize was pending among other lands which belonged to Robert, and which are taken into the king's hands by reason of the debts which Robert owed to the king; upon which pretext the justices delayed to proceed further with the taking of that assize. By C.

July 10.
Carlisle.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Dore to take with him to parts beyond the sea the silver vessels which are used in his household, as the king is sending the abbot together with other lieges to the said parts for the furtherance of certain affairs specially touching the king there. By K.

July 13.
Carlisle.

To John Darcy, justiciary of Ireland or to him who supplies his place there. Order to cause Maurice son and heir of Thomas le fitz Johan, late earl of Kyldare, tenant in chief, a minor, staying with the justiciary, to be sent into the realm safely and securely, as quickly as possible, to be delivered to the chancellor or treasurer there. By K.

July 12.
Carlisle.

To the merchants of the society of the Acheoles of Florence. Order to give credence to John de Wyndesore, the king's clerk, whom the king is sending to explain to them certain arduous affairs specially touching the king. By K.

The like to the merchants of the society of the Albertis.

By K.

July 13.
Carlisle.

To the treasurer and barons of the exchequer. Order to receive the attorney whom John de Scures, sheriff of Southampton, shall depute to

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Membrane 17d—cont.

make his proffer on the morrow of Michaelmas next, and not to molest the sheriff for his absence on that day, because he is attendant upon divers affairs of the king in that county, whereby he cannot make his proffer in person.

By K.

July 13.
Carlisle.

To the same. Order to cause John de Sutton, knight, son and heir of Richard de Sutton-super-Trent, to have respite until the octaves of Hilary next for 2,000*l.*, and to release him without delay from any distraint made for that cause, as lately, at the prosecution of John asserting that he had made a recognisance for 2,000*l.* by force and duress, in the chancery of the late king, to Hugh le Despenser, the king associated Roger, bishop of Coventry and Lichfield, Thomas de Bello Campo, earl of Warwick, and Thomas de Berkeley, baron, with Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king, to hear the plaint of John in the premises, and to do justice to him according to the form of an agreement made in the late parliament at Westminster by the common council of the realm, for annulling such recognisances made to Hugh by force and duress; and now John has besought the king that whereas the said 2,000*l.* are exacted from him by summons of the exchequer while the affair for annulling the recognisance is pending before the said bishop, earl, baron and justices, the king will be pleased to order that exaction to be superseded while the said affair is being discussed, and the king has given John the said respite that he may be able in the meantime to prosecute the affair of the annulling of the recognisance.

By C.

July 2.
Newcastle-on-Tyne.

To John, duke of Normandy and count of Anjou and Maine. Whereas lately at the prosecution of Robert atte Grene, Nicholas le Coifster and John de Weston, merchants of the realm, complaining that John de Sancta Agatha and several other malefactors, both of the duchy of Normandy and the parts of France and of Scotland, on Thursday after Easter last, attacked by armed force at the entry of the port of the Seyn a ship of Thomas Cole of Hamele, called '*La Little Lecheuard*,' which the said merchants had freighted in the port of Southampton and caused to be laden with wool, hides, wool-fells, and other merchandise and divers things, to be taken thence to Normandy, and the master and several mariners of that ship being killed, they took 8 sarplars of wool, 3 sarplars of wool-fells, and 800 royal florins of Robert of the price of 340*l.* sterling, and 4 sarplars of wool, a sarplar of wool-fells, 202 ox hides, and 200 florins *de Agno* of John, of the price of 153*l.* sterling, and 6 sarplars of wool and 3 sarplars of wool-fells of Nicholas of the price of 150*l.* sterling, also beds, robes, and other things and goods and chattels of Robert, Nicholas, and John de Weston, to the value of 120*l.* sterling, found in the same ship; and they sank the ship and the boat of the same with all the apparatus of the ship, of the price of 60*l.* sterling, and they took all the said merchandise, things and goods to the port of Honefleu in the duchy of Normandy; and that all the said merchandise and goods were recently arrested after that robbery by the bailiffs of Rowan and of Caux at the suit of the said merchants, seeking that the said merchandise and goods so taken away might be restored to them, and that John de Sancta Agatha and the other malefactors pretended that there was war between the king and those of Scotland, and that during that war they might acquire or plunder all the goods of the men of the realm and lawfully retain them, wherefore the bailiffs assigned a certain day to the said parties upon the said affair, so that, being informed in the meantime concerning the truce which the merchants assert was in force between the king and those of Scotland, they should cause justice to be shown to the parties in the premises; the king informed the bailiff by his letters that at the time when the merchants pretended that robbery had been made, an armistice had been granted at the request of the bishop of Avranches (*Ebricen*)

1335.

Membrane 17d—cont.

and of Peter de Tierzlieu, envoys of Philip, king of France, lately sent by him to England, and was proclaimed in fitting places, the king requesting the bailiffs to cause justice to be done to the merchants or their attorney upon the restitution of their goods and merchandise and in satisfaction for the damages which they incurred for that cause; and although the merchants offered the king's said letter to the bailiffs on the day so appointed for them, and diligently sought to obtain justice before them, yet the bailiffs refused to do justice to the merchants, and delivered a great part of the said goods to the said malefactors before that day, contrary to justice, and without any process thereupon, as the king has learned from the plaint of his merchants, who have besought him to provide them with a remedy; the king therefore requests the duke to cause speedy justice to be shown to the merchants upon the premises, having heard their plaint, upon the restoration of their merchandise and goods, and the recovery of the value thereof if they do not exist, and of the damages which they can show that they have incurred for that reason, so that for default of justice it may not be necessary for the king to provide other remedy for the said merchants. [*Fœdera.*]

July 6. To Philip, king of France. Request to cause speedy justice to be done
Carlisle. to the said merchants in the restitution of their goods and the recovery of damages, as the king has requested the duke of Normandy to cause justice to be done as aforesaid, and the king has compassion on the state of the said merchants, who by reason of that plundering are reduced to poverty and want. [*Ibid.*]

July 17. Ralph de Camoys, knight, acknowledges that he owes to William de
Carlisle. Melton, archbishop of York, 100s.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

William de Lacy of Donkesworth acknowledges that he owes to Simon de Beltoft, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.—The chancellor received the acknowledgment.

John de Gerwardby acknowledges that he owes to Walter de Cayton of Helperthorp 46s.; to be levied, in default of payment, of his lands and chattels in co. York.

July 18. John o'the Grene of York, 'baker,' and Thomas, parson of St. Edward's
Carlisle. church in Walmegate, York, acknowledge that they owe to the abbot of St. Mary's, York, 40 marks; to be levied, in default of payment, of their lands and chattels in co. York.

—— Thomas son of Thomas Corbet of Bedinton puts in his place Thomas
—— de Grove, clerk, to defend the execution of a recognisance for 40 marks made by him in chancery to Roland Souche.

July 20. John, prior of Holy Trinity, York, acknowledges that he owes to William
Carlisle. de Burghbrig, citizen of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 16d.

July 6. To the treasurer and barons of the exchequer. Order to cause Henry de
Carlisle. Lancast[ia] to have respite until the octaves of the Purification next for 29*l.* 9s. 8*d.* at which the manor of Chelveston, co. Northampton, is extended, and for the arrears of that extent from 18 June, in the 4th year of the king's reign, and to supersede the demand made upon the earl for the said extent and arrears in the meantime, unless the king orders otherwise, as on the said 18 June the king granted the said respite to the earl, to whom he com-

1335.

Membrane 16d—cont.

mitted the custody of the said manor, which belonged to John Suard, knight, and which is in the king's hands, to hold under a certain form as long as the manor shall remain in the king's hands. By pet. of C.

Enrolment of grant by Robert son of Clement de la Grene of Seterington to John his brother of a certain yearly rent of 40s., to be received yearly for life from all his lands in Seterington, into whosoever hands they may come, of which rent John received seisin from Robert on the day of the drawing up of this deed. Dated at Seterington on the feast of St. Katherine the Virgin, 1333. Witnesses: William Stull, William Chamberleyn, Thomas Chamberleyn, Peter Doumby, Master John Ricardo son of Geoffrey, Alexander his brother.

Memorandum, that Robert came into chancery at York on 11 July and acknowledged the preceding deed.

July 12.
Carlisle.

Geoffrey, abbot of Combe, acknowledges that he owes to John de Meryngton of Coventry 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Thomas de Gunnays of Hayton acknowledges that he owes to Thomas de Wake, lord of Lidell, knight, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Hugh de Bardelby, parson of Nettleham church, diocese of Lincoln, acknowledges that he owes to John de Sancto Paulo, John de Tiddeswell, Nicholas de Fontibus and William de Brauncewell, clerks, executors of the will of Master Henry de Clif, clerk, 23 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

Bartholomew de Burgherssh and Elizabeth his wife put in their place William de Scothou and John de Codyngton, to seek and receive in chancery the purparty of knights' fees and advowsons which belonged to Theobald de Verdon, tenant in chief of the late king, and to do and receive further what the king's court shall decide in the premises.

Oct. 10.
Berwick-on-
Tweed.

To the sheriff of Worcester. Order to deliver to Adam de Hanewode his goods and chattels which he had in that bailiwick, as the king lately ordered the sheriff, by his writ under the testimony of William de Herle, chief justice of the Bench, to enquire what goods, chattels and lands Adam had in that bailiwick on Monday after St. Peter ad Vincula last, on which day he was outlawed at the suit of John Wyard for not having rendered to John an account for the time when he was bailiff in Staunton Harecourt and Holewell and receiver of John's moneys; and to cause them to be extended and appraised, and to take them into the king's hands, making known the said extent and appraisement to the justices of the Bench on the octaves of Trinity last; and the sheriff returned to the justices that Adam had on that day 8 quarters of wheat of the price of 3*s.* a quarter, 5 quarters of barley of the price of 2*s.* 6*d.* a quarter, two quarters of peas of the price of 2*s.* a quarter, half a quarter of oats of the price of 12*d.*, seven oxen, of which each is worth 7*s.*, 10 little oxen of the price of 2*s.* each, 120 feeble(*debiles*) sheep of the price of 6*d.* each, divers brazen vessels of the price of 4*s.*, a cart of the price of 12*d.*, a bacon hog of the price of 2*s.*, divers wooden vessels, 3*s.*, and a plough with iron (*ferrementa*) and two harrows of the price of 2*s.*, as is found by the tenor of the said extent which the king caused to be brought before him in chancery; and now Adam has besought the king, as he has pardoned him the said outlawry, to grant him his said goods and chattels for the price at which they are so appraised; and the king wishes to grant Adam's petition, because he has found Roger de Elmeruge and John de Elmeruge, mainpernors who have undertaken for him to answer to the king at the exchequer for the price of the said goods and chattels. By C.

1335.

Membrane 16d—cont.

To the sheriff of Kent. Order to cause proclamation to be made, immediately upon sight of these presents, in all ports and places in that baliwick that all men, both merchants and others, inhabiting the land of Flanders, who wish to come into the king's realm and power, shall come into the king's realm and power until Christmas, and for the year following that feast, with their things and merchandise, and stay in the realm, traffic there and depart thence at will without let or hindrance, provided that they commit no crime and pay the customs due for their merchandise in the realm, as a truce has been agreed between the king and the count of Flanders for themselves and their people upon the divers dissensions and discords that have arisen between the king's people and those of the count by reason of divers damages and injuries, from 15 June last until Christmas next and for a year from that day, as appears by the count's letters patent shown before the king and his council, and the count has caused proclamation to be made throughout his power that all men of the king's realm may come safely into his power, stay there and traffic and return thence without let or hindrance from the said 15th day until a year after Christmas next, provided that they commit no crime and pay the customs due for their merchandise, as is testified to the king.

By K. and C.

The like to all the sheriffs of England.

July 3.
Newcastle-on-Tyne.

To Robert de Prestbury. Order, under pain of forfeiture, to be in person at York before the king's council there, on the morrow of the Assumption next, to answer the king upon the following matters and other things enjoined upon him by the king, and to do further what shall there be ordained by the council, as the king lately appointed Robert and others to choose and try (*triand*) certain hobelers and archers in co. Gloucester, and he will supply those hobelers and archers with suitable arms, according to their estate; to be led to the king to set out on his service against the Scots; and Robert has conducted himself ill in the choosing, trying and leading of those men, to the contempt of the king and the delaying of the said affair and to the expense of the people of that county.

By p.s. [8764.]

July 8.
Carlisle.

To Thomas, bishop of Hereford. Request to induce the men of those parts, in consideration of the labours and dangers which the king is now undergoing for the defence of Holy Church, the realm and his subjects, not to violate the king's peace, but to bear themselves modestly in all things, and to sharply repress malefactors and disturbers of the king's peace, if he shall find any, by the spiritual sword and other ways as he is able, to protect the good and peaceful, and if any one shall not obey the bishop, he shall punish him severely, as if he had presumed to do such things in the king's presence, as a terror to the others, and so to act in the premises that the king may commend his prudence and diligence, as the king wishes the peace to be preserved while he is in Scotland by all his subjects, and chiefly by the men of the Welsh march, from whose unbridled lightness (*levitute*) several evils have been often seen to arise.

By K.

[*Fædera*.]

To the treasurers and barons of the exchequer. Order to cause Thomas de Foxle son and heir of John de Foxle to have respite until the quinzaine of Michaelmas next for those 28*l.* 13*s.* 6*d.* which run in demand upon John and Constance his wife for divers rents and fermes of certain purprestures, and of the lands which they held and their arrears, and which are exacted from Thomas by severe distrainments, and to cause him to be released in the meantime from any distraint made for that cause.

July 15.
Carlisle.

To the sheriff of York. Order to cause three or four men from each wapentake to come in person to York on Monday the eve of St. James the

1335.

Membrane 16d—cont.

Apostle next before the council, to hear, do and receive what shall there be enjoined upon them by the council on the king's behalf. By K.
[Rep. Dig. of a Peer, iv. p. 450.]

July 18.
 Carlisle.

To Thomas de Furnivall. Like order to be in person at York on the said day. By K.

[Ibid.]

The like to fifty-nine others. *[Ibid.]*

MEMBRANE 15d—cont.

Enrolment of charter testifying that whereas Sir Geoffrey de Picheford, knight, for the souls of Edward I., then king, and of Anulph his son, and all his progenitors and successors founded in the town of Cambridge, a house of the order of friars of St. Augustine for the augmentation of divine worship, and that he wished to enlarge the dwelling (*mansionem*) of the friars there given and granted in that foundation, Robert de Cumberton, burgess of Cambridge and Thurstan, bedel of the university of that town, desiring to fulfil Geoffrey's wish, have granted to the king a messuage in Cambridge, together with a plot of land there which extends from Lurteburgh lane to the tenement of the said brethren, towards the east and south, as the said messuage lies between the land of Simon de Chesterton and Mariorta de Paunfeld his wife on the one part and the lane called 'Lurteburgh lane' on the other part, and it abuts at one head upon the highway which leads to the church of St. Benet unto the market place, and at the other head upon the tenement of the said brethren; and another messuage in Cambridge on the east side, and another messuage of Robert and Alice his wife on the west side, and it extends in length from the highway towards the north, abutting upon the plot of Simon de Chesterton and Mariota his wife towards the south; and the said messuage has, in the front part near the highway, 24 feet and more, except a shop with an upper chamber above, containing 8 feet in breadth and 19 in length, to be held by the king and his heirs, so that they may give and assign the said messuages and plots to the prior and brethren of that place for the enlarging of their dwelling when they shall please to demand seisin thereof from the king or his heirs. Witnesses: John Putok, the mayor of Cambridge; John Spenser, William Forester, Albreus le Mercer, William Fifide, then bailiffs of that town, John Moriz, Simon de Rofham, John de Neuton, Simon de Chesterton, John Baroniz, William de Sledemer. Dated at Cambridge on 21 June, 9 Edward III.

July 15.
 Carlisle.

Simon de Kildale of Briddeshale and Robert Fouel of Bridesdale acknowledge that they owe to Adam de Hemmyngburgh 20s.; to be levied, in default of payment, of their lands and chattels in co. York.

Enrolment of deed testifying that whereas Thomas de Seynt Leger, kinsman of Richard de Haveryng, clerk, and Thomasia wife of Thomas, in the king's court before John de Stonore and his fellows, justices of the Bench, on 13 July, 9 Edward III. acknowledged that 34 messuages, three mills 13 acres of land, 9 acres of wood and 10*l.* in rent in Godrevy, Kellyhan, Treworian, Nansmelyn, Ponspretal, Caerwyn, Nanspescar, Kaul, Gildeford, Coysen, Leen, Crous, Tregasucch, Reskasek, Garrek, Gellyn, Carran, Chiawel, Park en Gellyn, Kellihellan, Boskensa, Tregaswith, Methros, Lanfronder, Cronspren and Lavanta, were the right of Richard as those which he and John de Luton hold of the gift of the said Thomas and Thomasia, to hold for ever; and now John de Luton has released to Richard all right and claim which he had in the said tenements, by his deed, and Richard has granted

1335.

Membrane 15d—cont.

to Thomas de Seynt Leger and Thomasia his wife all the said tenements to hold for themselves and the heirs of their bodies for ever. Witnesses: John de Stonore, William de Shareshull, Richard de Aldeburgh, John de Shardelowe, John de Trevaignon, justices; William Basset, Robert Pernenk, advocates; William Bartaill, Adam Bartaill. Dated at York on 20 July, 9 Edward III.

Memorandum, that the said Richard de Haveryng came into chancery at York on 18 July and acknowledged the preceding charter.

Enrolment of power of attorney by Richard de Haveryng, clerk, to Richard de Bakhampton and Nicholas Giffard, to deliver to his nephew, Thomas de Seynt Leger and Thomasye his wife the aforesaid tenements, for a recognisance made to Richard before the justices of the Bench, which lands Richard has given back to Thomas and Thomasia by charter. Dated at York on 26 July, 9 Edward III. *French.*

Memorandum, that Richard de Haveryng came into chancery at York on 18 July and acknowledged the preceding letters.

July 10.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause the master and brethren of the hospital of St. Leonard, York, to have respite until the quinzaine of Martinmas next for 100s., releasing them without delay from any distraint made for that cause; as because in a presentation made lately before Peter de Salso Marisco, then sheriff of co. York, in his tourn of Stockton, an error intervened concerning that the master and brethren of the hospital of St. Leonard ought to make and maintain the bridge called 'Estelbrigg,' long since broken and destroyed, as the king has learned; the king wishing to correct that error, if any, and to cause justice to be done in this respect, ordered the present sheriff of that county to send that presentment with all things touching it to the king, under his seal, so that the king should have it on the octaves of Michaelmas; and the master and brethren have besought the king that whereas 100s. are exacted of them at which they were amerced for the reason aforesaid, the king will order the said exaction to be superseded during the discussion of the said affair concerning the correction of the error; and the king has given them the said respite, so that they may be able to prosecute before the king the said affair concerning the correction of the error.

By C.

To the sheriff of York. Whereas Henry de Moreby, Theofania, late the wife of Hugh de Bradeford, and Thomas de Bernhill the younger, executors of the will of Hugh de Bradeford, impleaded Robert Foghel before the justices of the Bench that Robert should render to them his reasonable account for the time when he was receiver of Hugh's money, and because Robert did not come before the justices to answer Thomas thereupon and his co-executors separated from him by the consideration of that court for certain causes, he was placed in exigent in that county to be outlawed, as the king has learned, the king has received from Robert, with the assent of Thomas before the king in chancery, the following mainpernors, to wit: Thomas de Butterwyk, John de Harum, John Haunsard and Stephen de Malton of the said county, who have undertaken to have him before the said justices on the day when the writ concerning the exigents is returnable, to answer Thomas thereupon.

By C.

July 18.
Carlisle.

The prior of the house of Holy Trinity, York, acknowledges that he owes to John del Clay of Staynfordbrigg 24*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 10.
Carlisle.

To the treasurer and barons of the exchequer. Order to cause Oliver de Ingham, seneschal of Gascony, to have respite until the quinzaine of Midsummer next for all the accounts which he is bound to render to the

1335.

Membrane 15d—cont.

king, and for all the debts which he owes to the king at the exchequer, both his own and those of his ancestors, and for other demands for reliefs and other things.

By K.

July 12,
Carlisle.

To the sheriff of York. Order to cause proclamation to be made throughout that bailiwick that no one presume to say that the king will cause 20s. to be taken and levied on every sack of wool taken out of the realm; and if any one is found doing so after that proclamation, to cause him to be taken speedily and detained in prison until further orders, and to inform the king from time to time of the names of the persons so taken; as the king has learned that some merchants of the realm and others, and their accomplices, and contriving their own profit, by frauds to diminish the price of wool, say publicly that the king will cause 20s. to be levied on every sack of wool as aforesaid, although the king does not wish anything from them except the usual custom.

By K.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

To the collectors of the new and old customs in the port of Southampton. The citizens of the islands of Gernerye, Jereseye, Seerk and Aureneye have besought the king to order them to be discharged of certain customs, as all the said islands were and are of the ancient inheritance of the kings of England, and they are reputed citizens of those communities and denizens, not aliens, and they ought not to be compelled as aliens to pay any customs in the king's realm, and were not wont to do so; yet the collectors exact 3*d.* a pound and other customs of their things and merchandise which are brought to the port of Southampton, or taken thence, as if they were aliens, when they are not, and the collectors distrain those citizens for that cause; the king therefore orders the collectors to supersede the exaction which they made on those men for the said custom of 3*d.* in the pound and other customs due by aliens until Easter next, so that in the meantime the king, being fully informed concerning the premises, may cause to be done what shall seem good to the council.

The like to the collectors of the said customs in the ports of Chichester, Exeter, Wynchelse, Melcombe.

July 27.
Carlisle.

Robert son of Nicholas de Cotyngham and William Robert's son acknowledge that they owe to the prior of Hauteprise (*Alta Prisa*) 2,000*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

— Roger, bishop of Coventry and Lichfield, and Robert de Wyvill, late canon of Lincoln, now bishop of Salisbury, put in their place Jordan de Knyghton to defend the execution of a recognisance for 1,000 marks made by them in chancery to Dynus Forsetti, Bartholomew de Bard and Peter Byny and their fellows, merchants of the society of the Bardi.

MEMBRANE 14d.

July 10.
Carlisle.

To the sheriff of York. Robert Foughel of Bridesall has besought the king to order him to be released from prison by a mainprise, as John, master of the order of Sempyngham, impleaded Robert before the justices of the Bench by the king's writ, that Robert should render to the master his reasonable account for the time when he was receiver of the moneys of Philip de Barton, formerly master of the said order, and although Robert was not summoned to answer the master for the said account, and had sufficient lands in that county whereby he could be summoned, yet, because the sheriff maliciously returned before the justices that Robert was not found and had nothing in that bailiwick by which he could be attached, and

1335.

Membrane 14d—cont.

because Robert did not come before the justices to answer the said master, Robert was placed in exigent in that county to be outlawed by process made before the justices, upon which pretext Robert is taken and imprisoned at York castle; and because the king has learned by trustworthy testimony that Robert has sufficient lands in that county whereby he may be summoned, he has received from Robert the following mainpernors, to wit, Peter de Saltmerssh, knight; John Haunsard, John de Bolling and John de Whetleye of that county, who have undertaken to have him before the justices on the day on which the exigents are returnable to answer the said master thereupon, the king therefore orders the sheriff that if Robert was placed in exigent at the master's suit as aforesaid, and is detained in prison for that cause and for no other, then to cause Robert to be released from prison in the meantime by the said mainprise.

June 6.
York.

To the sheriff of York. Because the king has learned that several people beyond the sea endeavour to counterfeit the king's good sterling money of England in more weak (*plus feble*) money and circulate (*denuier*) the weak money in the realm, the king wishes to restrain such damage and to provide a remedy, so that his good money may be multiplied within the realm and in the lands in his power, and has ordained by the assent of the prelates, earls and barons of the realm assembled in the parliament held at York on the morrow of the Ascension last, the following things: [*Here follow the articles of the statute, as in Statutes of the Realm; pp. 273, 274.*] the king therefore orders the sheriff, upon view of these presents, to cause proclamation to be made in cities, boroughs, market towns and other fit places in that bailiwick of all the aforesaid articles, and in places in that bailiwick where it will be necessary, except the places where such keepers and searchers will be deputed by the king, to cause such keepers and searchers to be established and sworn to keep this ordinance; and the sheriff shall certify to the treasurer and barons of the exchequer, without delay, the names of those who shall thus be appointed searchers and guardians by him. Given under the great seal at York on 6 June. *French.*

Vacated because on the roll of fines.

The like to all the sheriffs of England.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there.

Edward, earl of Chester.

The justice of North Wales.

The justice of South Wales.

The bishop of Durham within his liberty of Durham.

Memorandum, that William, bishop of Norwich, came before the chancellor at York on 14 July and acknowledged himself to be satisfied for those 40 marks which Joan, late the wife of John Sampson of York and John Sleght, parson of Richemund church, acknowledged that they owed to the bishop in the 16th year of the late king's reign.

July 18.
Carlisle.

To Robert de Silkeston. Order, under pain of forfeiture, to be in person before the king's council at York on the feast of St. James next, to answer for his contempt in not appearing at York on a certain day, now past, to inform the king and his council upon certain affairs touching the king, according to the king's order to him, and further to do and receive what shall then be enjoined upon him. By K.
[*Rep. Dig. of a Peer*, iv. p. 451.]

The like to John de la Gotere and John de Tumby separately to be at York on the said day. [*Ibid.*]

To Thomas de Boulton. Whereas the king lately ordered him to be in person before the chancellor and treasurer and others of the council at

1335.

Membrane 14d—cont.

York on a certain day now past, bringing with him a clerk deputed by him for the office of the taxation of the tenth and fifteenth granted to the king by the laity of the realm in the 6th year of his reign, in the East Riding, co. York, and the king has learned that Thomas has not cared to obey the said order, the king therefore orders Thomas to be before the said council at York on the feast of St. James next, together with the said clerk, to inform the council concerning the state of the king's people of those parts, and further to do and receive what shall then be enjoined upon him on the king's behalf. By K.

The like to the following taxers, separately, to be at York on the same day, to wit :

Anketinus Salvayn, one of the taxers in the East Riding, co. York.

William de Skargill and John de Burton in the West Riding, co. York.

Alexander de Nevill and John Moryn in the North Riding, co. York.

Richard Courson and Robert de Sallowe in co. Derby.

John de Bolyngbrok and John Power in co. Nottingham.

Simon de Grymesby and John de Trehampton in the parts of Lyndeseye, co. Lincoln.

John de Barkeworth and Roger de Wolsthorp, in the parts of Kestevene, co. Lincoln.

Richard de Casterton and John de la Gotere, in the parts of Holand, co. Lincoln.

Robert de Sherburn and John de Radeclive in co. Lancaster.

Roger de Belgrave and William Owyn in co. Leicester.

— Roger de Berkewey, goldsmith, of London, puts in his place Thomas de Grove, clerk, to prosecute the execution of a recognisance of 20*l.* made to him in chancery by Hugh de Garton.

July 8. John Lewer, the king's envoy, is sent to the abbot and convent of Derle Carlisle. to receive such maintenance in that house as Richard Charleweyn received there at the request of Edward I. By p.s. [8771.]

July 24. John de Rythre, knight, acknowledges that he owes to John de 'Roos Carlisle. son of William de Roos of Hamelak 30*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

July 26. Richard Pyk acknowledges that he owes to John de Wodehous, clerk, Carlisle. 44*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

July 31. Peter de Wetewang, parson of a moiety of Rilkyngton church, acknowledges that he owes to Peter Dunyby of Fymmer, 40 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 13d.

July 28. Henry de Shireekes, parson of Whelpyngton church, diocese of Durham, Carlisle. acknowledges that he owes to Adam de Hepton and Richard de Eccleshale, clerks, 40*s.* ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Nottingham,

Cancelled on payment.

— Peter de Otroy, proctor of Neapolio, cardinal of the Holy Roman church, in England, puts in his place David de Wollore and Thomas de Knaresburgh, clerks, and John de Ottelay, parson of Holteby church, to prosecute

1335.

Membrane 13d—cont.

the execution of a recognisance for 23*l.* 10*s.*, made in chancery to the said cardinal and Peter by Thomas de Hareworth.

Aug. 4.
Carlisle.

William de Wederhale of Northalverton acknowledges that he owes to John son of Thomas Howell of Crayk of York 17 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 3.
Carlisle.

John de Etton, clerk, is sent to the abbot and convent of Seleby to receive a certain yearly pension from that house by reason of the new creation of the abbot, until he is provided by them with a suitable benefice.

By p.s.

Aug. 7.
Airth.
(*Erth.*)

Robert de Milyngton and Richard de Asthull acknowledge that they owe to the dean and chapter of St. Peter's, York, 100 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Aug. 7.
Perth.

To Ralph de Bulmer. Order to lay aside everything and be in person at York on Friday the morrow of St. Laurence next before the king's council to hear, do, and receive what shall then be enjoined upon him by the council on the king's behalf.

By K.

[*Rep. Dig. of a Peer*, iv. p. 451.]

The like to fifty-seven others. [*Ibid.*]

Aug. 1.
Airth.

To the sheriff of York. Order, immediately upon sight of these presents, to cause proclamation to be made in cities, borough, market towns, sea-ports, and other places in that bailiwick, that all the men of that county between the age of sixteen and sixty years, and all other men, both knights and esquires, capable of fighting, shall find fit arms, under pain of forfeiture, according to the form of the statute of Winchester, so that they, being so provided, may be ready to set out for the defence of the realm against all invaders when they shall be summoned by the king; and the sheriff shall make known to them that if they disobey the said order, so that evil comes upon the king or his realm or people thereby, the king will punish them as traitors and abettors of his enemies; as it has reached the king's ears that divers fleets of ships of war, manned with divers men-at-arms and others of parts beyond, are upon the sea, and that these men intend to invade the realm with those ships.

By K.

[*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

Aug. 12.
Perth.

To Ranulph son of Ralph. Order to be at York on Thursday after the Assumption next, before the king's council there to give his counsel with others of the council there upon certain arduous affairs touching the king and the state and safety of the realm, and further to do and receive what shall be enjoined upon him there.

By K.

[*Rep. Dig. of a Peer*, iv. p. 452.]

The like to the following, to wit:

William Gramori and Hardulph de Wasteneys, knights.

By K.

[*Ibid.*]

Aug. 7.
Perth.

To Henry Dymmok. Order to cause all the lands, goods and chattels of Walter de Newenham in co. Worcester to be seized without delay into the king's hands and delivered by indenture to the sheriff of that county without delay, to be kept safely and securely for the king's use, as the king appointed Henry to arrest and take Walter wherever he might be found and to bring him safely before the king and his council for certain causes, and Walter has fled and seeks to avoid being attached by Henry. The king has ordered the sheriff to receive the said lands, goods and chattels from Henry.

By C.

Mandate in pursuance to the sheriff of Worcester.

By C.

MEMBRANE 12d.

1335.

July 20.
Carlisle.

To Master Richard de Seford, canon of Chichester, John de Marton and William de Ponte Roberti. The king being lately informed that divers defects, as in church ornaments, buildings, enclosures, and other necessities were threatened in his free chapel of Hastyngg and in the prebends of the same on account of the defect of good government and the insolence of the prebendaries, and of the ministers of the chapel and prebends, appointed Richard, John and William to enquire by the oath of lawful men of co. Sussex upon the said defects and concerning the prebendaries and other ministers, and certain other things contained in the king's letters patent; but because the king wishes to ascertain what Richard, John and William have done or attempted to do by virtue of the said commission, he orders them, immediately upon sight of these presents, to send the said commission into chancery, and this writ, and to supersede the execution of this commission and the taking of the inquisition or process by virtue of that commission at present.

By C.

Aug. 5.
Carlisle.

Nicholas son of Thomas de Neubald acknowledges that he owes to Peter de Fymmer 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 7.
Carlisle.

John de Herlaston, parson of Cumpston Valence church, diocese of Salisbury, acknowledges that he owes to Elias de Grymesby, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Somerset.

Richard de Dyngel, William Abelot and Henry le Yonge of Clifton acknowledge that they owe to the dean and chapter of St. Peter's, York, 5 marks; so be levied, in default of payment, of their lands and chattels in co. York.

Thomas de Baumburgh, parson of Emeldon church, puts in his place William de Houkesworth and William de Pokelyngton the elder to prosecute the execution of a recognisance for 6 marks, made to him in chancery by John de Boroudon the younger.

Aug. 7.
Perth.

To W. bishop of Norwich. Order to come to London in person, on Friday the morrow of St. Bartholomew next, to treat and ordain with other lieges whom the king will send thither, and with certain other prelates, magnates and other lieges then assembled by the king's order, upon the safe guarding and defence of the realm, and resisting the king's enemies, and for certain other things touching the king and the state of the realm, and to give his counsel and advice upon the said affairs; and to cause his people and men-at-arms to be prepared and arrayed so that they may be ready to set out with the king's other lieges for the defence of the realm and to repel the attacks of the said enemies if they invade the realm, considering that the said bishop and others of the realm are bound to assist in the defence of the realm against such hostile attacks, as far as they are able.

By K.

[*Fœdera; Rep. Dig. of a Peer*, iv. p. 242.]

The like to five other bishops, four abbots, the prior of St. Swithun's, Winchester, Thomas, earl of Norfolk, and eighteen others. [*Ibid.*]

To Margaret, late the wife of Edmund, earl of Kent. Order to send some discreet members of her household to London to the aforesaid conference. [*Fœdera.*]

The like to the following:

Mary, late the wife of Aymer de Valence, earl of Pembroke.

Joan, late the wife of Thomas de Botetourt. [*Ibid.*]

1335.

*Membrane 12d—cont.*Aug. 8.
Perth.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Louis Dagymont, John Dagymont, Eroidus Dagymont, Henry de Wallorhayng, Walter de Heneffe, John de Los and Godfrey de Hardewemont, who lately came to the king in England from parts beyond the sea, and who are now returning by the king's licence, to cross from that port with their men, horses, equipments and things. By K.

Aug. 9.
Perth.

William de Burton 'le Bourserman', William de Duffeld 'le Gerneterman' and Roger de Gretham, 'feuer,' of York, acknowledge that they owe to Thomas, abbot of St. Mary's, York, 18 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Aug. 8.
Perth.

To the merchants of the society of the Achiol of Florence. Request to deliver to Lapinus Roger, keeper of the table for the king's exchange at Dover, 300*l.* for the furtherance of the king's affairs therewith, receiving from Lapinus the king's letter of obligation, as the king lately requested them to lend 300*l.* to him and to deliver them to Lapinus for the expedition of the said affairs, which they have hitherto neglected to do. By K.

The like to the merchants of the society of the Albertini of Florence for 200*l.*

To the merchants of the society of the Bardi of Florence. Order to deliver to the said Lapinus 200*l.* for the furtherance of certain affairs of the king therewith, receiving from Lapinus his letters patent testifying the receipt of the said money.

Aug. 9.
Perth.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to admit William, bishop of Norwich, Thomas de Wake, lord of Lydell, the abbot of Dore, Master Richard de Bynteworth, professor of civil law, whom the king is sending to France on his affairs, to cross from that port with their men and households, horses, equipments and money for their expenses and the silver vessels which they use at their tables and in their dwellings, and to cause them to have the king's safe conduct beyond the sea. By K.

John de la More of co. Hereford and John de Asshewell of co. Gloucester have mainperned to have Robert de Prestebury, knight, before the king's council at York on the quinzaine of Michaelmas next, to do and receive what shall then be decided upon certain affairs pending undecided there between the king and Robert.

Aug. 12.
Perth.

To Roger de Gosewyk and John de Belle. Order to lay aside everything and to be in person at York on Wednesday the morrow of the Assumption next to answer before the council upon certain things laid upon them by the council on the king's behalf, and further to do and receive what shall be enjoined upon him there. By K. and C.

Aug. 12.
Perth.

John de Westmancote, clerk, is sent to the abbot and convent of Cirencestre to receive a certain yearly pension from them by reason of the new creation of the abbot, until provision be made for him of a suitable benefice by them. By p.s.

Aug. 14.
Perth.

William, prior of Malton, acknowledges for himself and his convent, that they owe to Thomas de Holm of Beverley, merchant, 127 sacks and 4 stones of wool of the price of 1,393 marks 10*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

The same prior acknowledges that he owes to Thomas de Holm of Beverley, merchant, 44*l.* 10*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

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Aug. 16.
Perth.*Membrane 12d—cont.*

John de Menill, lord of Tameton, acknowledges that he owes to John de Eccleshale, parson of Overton church, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

*MEMBRANE 11d.*Aug. 20.
Perth.

To William de Roos of Hamelak. Order to be at York in person on the morrow of St. Bartholomew the Apostle next to treat with others of the council there upon matters touching the king and the safety of the realm, and to give his advice in this respect. By K.
[*Rep. Dig. of a Peer*, iv. p. 453.]

The like to sixteen others and to Walter de Thrikyngham, on Wednesday after the feast of St. Bartholomew next. [*Ibid.*]

To John de Baroncell and his fellows, merchants of the society of the Peruzzi. Order to be before the king's council at York on Sunday after the Nativity of the Virgin next with their papers and other memoranda touching the debts and accounts which they owe to the king, to show cause why the said money should not be levied of them by reason of the forfeiture of Hugh le Despenser the younger, because it is found by divers evidences and memoranda, both in the treasury and in the exchequer, which the king has caused to be examined, that those merchants are indebted to the king in divers sums of money and florins and in divers other debts of arrears of accounts of Hugh le Despenser the younger, a rebel, on the day when he forfeited to the king; and the king has learned that no satisfaction has hitherto been made to him for the said sums and debts which belong to him as escheats by reason of the said forfeiture.

To Matthew de Crauthorn. Order to be before the king's council at York on Sunday after the Exaltation of the Cross next with his rolls and other memoranda touching such debts and accounts for the time when he was receiver of the said Hugh, to show cause why the said debts should not be levied of him for the king's use by reason of the said forfeiture.

The like to the following, '*mutatis mutandis*,' to wit:

Richard de Tissebury, late auditor of Hugh's accounts.

Adam de Boughes, late Hugh's sheriff of Glammorgan.

Aug. 12.
Perth.

To the sheriff of Leicester. Order to supersede the promulgation of exigents and outlawry against John de la More of Rok, and to have this writ before the king on the day when the writ concerning the said exigents is returnable before him, as William le Blount, 'le neveu,' knight, impleaded John of a certain trespass committed on William by him, as is said, and John was convicted of that trespass by an inquisition of the country, and afterwards he was placed in exigent in that county, at the king's suit, to be outlawed, as the king has learned, because he did not come before the king to satisfy him for his redemption by reason of the said trespass made by him by force and arms against the king's peace; and John has now rendered himself to the Marshalsea prison before the king to satisfy him for the said redemption and further to do and receive what the king's court shall determine in this respect, as Geoffrey le Scrop, the chief justice, has testified before the king, wherefore John has besought the king to provide a remedy, as it is not right that he should be outlawed while he is in prison.

To William de Clinton, constable of Dover castle and warden of the Cinque Ports or to him who supplies his place in the port of Dover. Order

1335.

Membrane 11d—cont.

to permit brother Simon de Barenton, canon of the priory of Thremhale, who is going to the Roman court by the king's licence, to cross from that port with his reasonable expenses. By K.

Aug. 22.
Perth.

Peter, prior of Blythe, acknowledges that he owes to William, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham. *Cancelled on payment.*

Aug. 23.
Perth.

Richard Pyk acknowledges that he owes to Master Richard de Snowes-hill 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk. *Cancelled on payment.*

Aug. 20.
Perth.

To the sheriff of Kent. Order to supersede the execution of a previous order directing him to cause all the money of the fifteenth and tenth on moveables granted to the king in that county and all other debts due by the abbot of St. Augustine's, Canterbury, whom the king appointed with Thomas Bacoun to collect such money to be levied of the lands, goods and chattels of the abbot in that bailiwick, so that the sheriff should have that money and all the other said debts at the exchequer on the Nativity of the Virgin next to be delivered finally to the treasurer and chamberlains there.

Aug. 20.
Perth.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports or to him who supplies his place there. Order to supersede the demand which he makes on John Monyn of Dover, who has now set out in the king's service on the sea, with other lieges, with certain ships of war, for the defence of the realm against aliens, for 4*l.*, which William exacts from John in the king's name for rendering his account for money owed by him, until the octaves of Hilary next, and to release John in the meantime from any distraint made for that cause.

Aug. 11.
Perth.

To the same or to him who supplies his place. Order to permit the count of Nemurs, who lately came to the realm to help the king in his war against the Scots, and who is now about to return to his own, to cross from that port with all his household, money, gold and silver vessels and the utensils of his house and his horses and equipments. By p.s. [8799.]

To the abbot of Alyncestre. Order to be in person at York on the morrow of the Nativity of the Virgin next to inform the king upon certain affairs specially touching him, and to do further what shall be ordained there by the king and his council. By K.

Aug. 25.
Perth.

Henry le Vavasour, knight, acknowledges that he owes to the warden of the house of the vicars of St. Peter's church, York, and to the said vicars, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 20.
Perth.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the prior of Camerynham of the Premonstratensian order, who is about to set out to his chapter general at Prémontré in parts beyond the sea, to cross from that port with his horses and equipments and 10*l.* for his expenses and those of his household, provided that he make no *apportum* contrary to the statute and takes nothing away contrary to the ordinance made by the king and his council concerning gold or silver vessels, or silver in plate or sterlings.

To the same. Order to permit Richard de Averenges, who is about to set out on a pilgrimage to the Holy Land, to cross from the port of Dover, provided that he take no destriers or armour with him, nor any vessels of gold or silver, in silver plate or sterlings, contrary to the said ordinance.

By p.s.

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*Membrane 11—cont.*Aug. 26.
Perth.

To the same. Order to permit John de Barton, archdeacon of Hereford, who is going to the Roman court by the king's licence, to cross from that port with his men, horses, equipments and reasonable expenses. By K.

Aug. 20.
Perth.

To John de Langeferd, constable of Caresbrok castle, or to him who supplies his place there. Order to cause that castle to be so guarded and provided without delay with men, victuals and armour that no damage may happen to it for lack of such custody and munition, but that the neighbouring parts may be strengthened and defended by the good custody of the castle because the king has learned that the Scots make alliances and confederacies with certain men of parts beyond and prepare ships of war to invade the realm while the king is at a distance, wherefore the king has appointed certain lieges to all the ports and sea shores throughout the realm to resist the said enemies. By K.

[*Fœdera.*]Aug. 24.
Perth.

To Adam de Lymbergh, Thomas de Blaston, and Thomas de Sibthorp. Although the king lately appointed them to assess and tax the fifteenth granted to him in the parliament held at Westminster on Monday after the Exaltation of the Holy Cross last, in all the lands and places of the prior of the Hospital of St. John of Jerusalem in England, beyond Trent, to wit, the lands which belonged to the Templars, and which came into the king's hands by the annulling of that order, and the other lands of the prior, and to return that assessment and taxation before the treasurer and barons of the exchequer on the morrow of the Nativity of the Virgin next, and to do certain other things contained in the letters patent thereupon, yet the king orders Adam, Thomas and Thomas, for various causes to supersede the said taxing and assessing and other things, until the quinzaine of Michaelmas next. By C.

The like to Robert de Scardeburgh and Edmund de Grymesby, appointed to assess and tax the lands of the said prior this side Trent. By C.

Oct. 11.
Airth.

Robert Peltebem acknowledges that he owes to Richard de Kent, the younger, citizen and tailor of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

— The same Richard puts in his place Henry de Ingelby and Robert de Grandon to prosecute the execution of a recognisance for 100 marks made to him in chancery by Robert Peltebem.

*MEMBRANE 10d.*July 25.
Carlisle.

To John de Cherleton the elder. Order to go to R. bishop of Coventry and Lichfield on the day and at the place which the king will make known to him to hear from the bishop concerning divers affairs of the king, and to do further what the bishop shall enjoin upon him on the king's behalf.

July 20.
Carlisle.

To William de Ros of Hamelak. Order to be at York on the morrow of St. Peter ad Vincula next, or before that day if he is able, to treat with others of the council there concerning certain news which has reached the king from parts beyond the sea and elsewhere, and to give his counsel in this respect. By K.

[*Rep. Dig. of a Peer*, iv. p. 453.]

To the treasurer and barons of the exchequer. Order to cause certain lieges to be appointed by the king's writ under the seal of the exchequer, to enquire by the oath of lawful men of that county, what sums John de Coggeshale, sheriff of Essex, lately spent from the issues of that bailiwick in repairing the king's mills of Colchester, and that inquisition being taken

1335.

Membrane 10d—cont.

the treasurer and barons shall cause due allowance to be made to him in his account for the said costs and expenses.

July 23.
Carlisle.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or him who supplies his place in the port of Dover. Order to permit the abbot of Neuhaus, of the Premonstratensian order, who is about to set out to his chapter general at Prémontré, by the king's licence, to cross from that port with his horses and equipments, and 20*l.* for his expenses and those of his household.
By K.

Aug. 12.
Perth.

William de Hothum, Roger de Oxton, and Peter de Neuton acknowledge that they owe to John de Haveryngton the elder, knight, 156*l.* 18*s.*; to be levied, in default of payment, of their lands and chattels in co. York.

Aug. 16.
Perth.

John de Rammerugge acknowledges that he owes to John de Luyton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Walter de Shirburn, vicar of Wystowe church, acknowledges that he owes to Master Richard Marny, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Aug. 8.
Perth.

To the collectors of customs in the port of Southampton. The king has learned from the plaint of John Boyter that although he is a burgess of the town of Ros in Ireland, and has children and a household and perpetual domicile there and lands, and has stayed continuously in the realm for thirty years, has contributed to tallages and other charges with the denizens and has paid customs on his goods and merchandise brought into the king's realm and power as a denizen merchant for a long time past, yet the collectors distrained and disquieted him to pay the custom of 3*d.* a pound on his goods and merchandise brought to that town, as if he were an alien merchant, because he comes from parts beyond the sea, and the collectors arrested and detained under arrest his woad and other merchandise in that town, whereupon he has besought the king to cause them to desist from such distrains and charges; the king therefore orders the collectors that if John shall find sufficient security to answer for the custom of 3*d.* a pound, and the other customs which alien merchants pay, on his merchandise brought to that town, if they ought to belong to the king, then to cause his woad and other merchandise to be dearrested and delivered to him or his attorney, and to permit him to do what he wishes therewith, having received from him the custom on his merchandise which denizen merchants are bound to pay for such merchandise.

Aug. 18.
Perth.
(*Villa Sancti.*)

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Roland Polverek, John de Jovanzon and Thomasinus Verdcotes, who are about to set out to parts beyond the sea by the king's licence, to cross from that port.
By C.

Aug. 12.
Perth.

To the treasurer and barons of the exchequer. Order to cause John Fraunceys and Walter de Creyk to have respite until All Saints next, for the extent of the lands which belonged to John de Burdeleys, tenant in chief, so that in the meantime the king, being more fully informed concerning that affair, may cause what is right to be done, and in the meantime they shall cause John and Walter to be released from any distrain made from that reason, as John Fraunceys has shown the king that whereas the king lately committed the custody of the said lands to Walter, which lands were in the king's hands by reason of the minority of John, son and heir of John de Burdeleys, to hold until that heir should come of age, rendering to the king yearly the extent of these lauds, and although John de Burdeleys long before his death granted all the lands which he held

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Membrane 10d—cont.

of the king in chief together with other lands which belonged to him in Cumberton and Cotenham to John Fraunceys and Thomas de Pateshull, now deceased, by the king's licence; and Thomas and John were seised of those lands by virtue of the said gift, and continued in seisin thereof until Thomas's death, and John was seised thereof from the time of Thomas's death until now, and sues before Walter in chancery to revoke the king's said commission, yet the said extent is exacted of him from the time of the said commission on the said lands for the king's use; and John Fraunceys is daily distrained and disquieted for this cause, wherefore he has besought the king to cause such exactions and distrains to be superseded.

By C.

Aug. 19.
Perth.

John de Staunford, parson of Little Geddyng church, acknowledges that he owes to Thomas de Baumburgh, clerk, 13*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Huntingdon.

*Note of payment of 11*l.* 8*s.* 4*d.**

Robert Love, of Faxflete, acknowledges that he owes to John de Wodehous, clerk, 22 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Aug. 13.
Perth.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother John de Miton, monk of the abbey of Byland of the Cistercian order, who is going to the Roman court by the king's licence, to cross from that port with two grooms, his horses and reasonable expenses.

By K.

Aug. 18.
Perth.

To William de Sancto Omero, the steward, and Master J. de Burnham, the treasurer of the household of Edward, earl of Chester, the king's son. Order to bring the said earl with all his household to Notyngham castle with all speed, because on account of news which has reached the king touching him and the state of his realm, he wishes the earl to be brought to some safe place, to stay there until further order.

By K.

[*Fædera.*]

Aug. 16.
Perth.

To the sheriff of York. Order to repeat the proclamation that all men inhabiting the land and country of Flanders, and who wish to come to the king's realm and power, shall come there from the 15 June last until Christmas next and for a year after that feast, and shall stay there and traffic and depart thence to their own at will without let or hinderance [*as at page 510 above*] forbidding all of that county, under pain of life and members, to inflict damage or injury on the men of Flanders in their persons or things, against the tenor of the said proclamation; but to treat them courteously during the truce; and if anything is forfeited to cause it to be speedily paid to them.

By K.

[*Fædera.*]

The like to all the sheriffs of England and to the others following, to wit: the warden of the Cinque Ports or him who supplies his place within the liberty of the Cinque Ports. [*Ibid.*]

To L. count of Flanders. The king wishing to observe the truce lately agreed upon between him and the count has caused proclamation of the said truce to be made throughout his realm, so that if, during the said truce, any injury is inflicted by his people on the count's subjects, the treaty of peace begun and the said truce may not be dissolved on that account; for the king will cause a speedy remedy to be applied when complaint shall be brought to him thereupon, and he requests that the count will do the like to his subjects when they are injured by those of the count. [*Ibid.*]

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*Membrane 10d—cont.*Aug. 16.
Perth.

To the *consules*, burgomasters and *échevins* and the community of the town of Brugges in Flanders. The like request, *mutatis mutandis*. [*Ibid.*]

The like to the following, to wit:

The *consules*, burgomasters and *échevins* and the community of the towns of Ghent and Ipre, separately. [*Ibid.*]

*MEMBRANE 9d.*Aug. 26.
Perth.

To the sheriff of Lincoln. Whereas the king, by writ, lately ordered Juhn de Tumbly and John de la Gotere to be at York on the quinzaine of Midsummer last, to inform him and his council there upon certain things, especially touching the king, and to treat and to do what should there be ordained; and afterwards because they did not come, the king again ordered them, by another writ, under pain of forfeiture, to be in person before him and his council at the same place on the feast of St. James the Apostle next following, to do and receive what should be enjoined upon them on the king's behalf; and although the said writs were delivered to them, as the king has learned from trustworthy testimony, yet they have neglected to obey those orders, nor could they show cause why they did not appear on that day or on the quinzaine of Midsummer, and they did not return the king's writs directed to them; the king not wishing to pass over (*relinquere*) such contempt and disobedience, and chiefly because the premises touch his state and the defence of the realm against the Scots, orders the sheriff to attach John and John wherever they shall be found in that bailiwick, so that he shall have their persons before the king and his council at York on Monday after the Nativity of the Virgin next, to answer for their contempt and the other premises, and to do and receive what shall then be determined by the king and his council.

Sept. 6.
Perth.

Richard de Byroun, knight, acknowledges that he owes to Richard son of John de Crumbwell, knight, 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Aug. 20.
Perth.

To Richard de la Pole, the king's butler. Although the king lately ordered him to cause 500 tuns of wine, beyond those 200 tuns of wine which the king lately ordered him to buy and purvey for his use in the duchy [of Aquitaine], to be bought and purveyed, and to cause 100 tuns thereof to be taken to London and the remaining 400 tuns to Kyngeston-upon-Hull to be kept there until further orders; yet because the king has ordered Nicholas Usus Maris, constable of Bordeaux, to cause 700 tuns of wine to be bought and purveyed from the issues of that duchy, the king orders Richard to supersede the buying and purveying of the said 500 tuns of wine.
By C.

Aug. 26.
Perth.

To Nicholas Usus Maris, constable of Bordeaux. Order to supersede making payment or giving any satisfaction to any one for the said 500 tuns of wine or for the carriage of the same.
By C.

Vacated because on the Gascon rolls.

Aug. 30.
Perth.

To the sheriff of York. Order to permit Thomas le Vavassour to have respite until the quinzaine of Michaelmas next for 100s. which he owes to the king at the exchequer for the fine for a licence of acquiring the manor of Denton and other lands in Askwyk, and to release him without delay from any distraint made for that cause.
By C.

To the same. Order to permit Thomas le Vavassour to have respite until the quinzaine of Michaelmas next for 10l. which he owes to the king

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Membrane 9d—cont.

at the exchequer for the fine for a licence of acquiring the manor of Wykle, and to release him without delay from any distraint made for that cause.

By C.

Aug. 20.
Perth.

To William de Monte Acuto and Henry de Ferariis, keepers of the islands of Gernereye, Jereseye, Serk and Aureneye. Order to array all the men of those islands, both knights, esquires, and other defensible men, and to ordain, by the counsel and advice of discreet men of those islands concerning the safe and secure keeping of the islands, and of the castles and fortalices in the same, against hostile attacks, so that no damage or danger may come to those islands or to the king's people there by their negligence; the king also gives orders to all [the inhabitants] of those islands to be attendant upon and answerable to William and Henry in all things which pertain to the safe custody and defence of those islands, because the king has learned that a great fleet is assembled upon the sea to harass him and his people.

By C.

Et erat patens. [Fœdera.]

Sept. 1.
Perth.

To the sheriff of Northampton. Order to supersede until Michaelmas next the levying of 50 marks, which the men of the town of Northampton granted to the king in the last parliament at York, in subvention of the costs and expenses incurred by the king in the present war of Scotland, and for the discharge of certain hobelers whom the king ordered to be elected in that town, to be sent to Scotland for that war, and to permit the mayor, bailiffs and other men of that town to have the respite granted to them by the king until the said feast; although the king lately ordered the sheriff, by writ of the exchequer, not to omit to enter that town, on account of the liberty thereof, and to cause the said 50 marks to be paid from lands and chattels of the mayor and bailiffs and other men of that town, except the men who have set out with the king in the war with Scotland; so that the sheriff should have that money at the exchequer at York on the morrow of the Exaltation of the Holy Cross, as the king has learned; yet because at the prosecution of the mayor, bailiffs and community of that town, showing the king that the said hobelers, before they learned of the said grant of 50 marks to the king, were chosen and arrayed and their armour and equipments bought and purveyed at the expense of the community and delivered to them, and the said hobelers so armed have set out for the most part to Scotland in the king's service according to the form of the king's said order, and they have hitherto been in the said war and are staying there still; the king, wishing to do favour to the said community in this respect, granted them respite for the payment of the said 50 marks until Michaelmas next, so that being informed in the meantime if the said hobelers were for the most part in his service as aforesaid, the king might cause justice to be done, and the king ordered the mayor and bailiffs, by his writ under the great seal, who were previously deputed to levy the said 50 marks for his use, to permit those men to have that respite in the form aforesaid.

By C.

Sept. 3.
Perth.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Neuhous, of the Premonstratensian order, who is about to set out to his chapter general at Premontr  by the king's licence, to cross from that port with his horses and equipments and 20*l.* for his expenses and those of his household, and with all his silver vessels which he uses on his table and in his house, and with a certain silver or gilt cup for the celebration of divine service.

Aug. 28.
Perth.

To the mayor and bailiffs of York. Order to have at the exchequer all the charters, deeds of obligation, indentures and other memoranda, and the goods and chattels of Peter de Galiciano, deceased, who was bound to

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Membrane 9d—cont.

the king in divers debts, which charters, etc. are in the possession of the mayor and bailiffs, to be delivered to the treasurer and chamberlains there, whom the king has ordered to receive them.

Mandate in pursuance to the treasurer and chamberlains.

William, archbishop of York, puts in his place Master Richard de Snoweshill, to prosecute the execution of a recognisance for 30*l.* made to him in chancery by Willam, prior of Malton.

Sept. 13. Henry de Belton, citizen of York, acknowledges that he owes to Henry
Perth. de Percy the elder, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Sept. 15. Ralph de Broke, parson of Gosberkirk church, diocese of Lincoln,
Edinburgh. acknowledges that he owes to William de la Pole, of Kyngeston-upon-Hull, 120*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Sept. 14. John Cole acknowledges that he owes to John de Wodehous, clerk,
Edinburgh. 9*l.* 11*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Sept. 12. To the sheriff of York. Because the king has learned that divers men
Edinburgh. of that county who were for some time bailiffs of Hugh le Despenser the elder, a rebel, at divers of his manors in that county, and receivers of his money there, were bound to render to him divers accounts for such time, and that the said accounts, which ought to be rendered to the king by reason of Hugh's forfeiture, are still unrendered to the king's damage, chiefly because no satisfaction has been made for the debts which might belong to the king of the arrears of those accounts if they were rendered; the king orders the sheriff, having taken information concerning the names of those who were bailiffs and receivers, as aforesaid, to cause those who are surviving to come with their rolls, tallies and other memoranda touching such accounts before the treasurer and barons of the exchequer at the quinzaine of Michaelmas next, to render to the king the said accounts, and further to do and receive what shall be ordained in this respect.

The sheriffs of Lincoln and Northampton, have like orders to cause the bailiffs and receivers of Hugh le Despenser the younger in their counties to come before the treasurer and barons at the same quinzaine.

Aug. 25. To William de Clynton, constable of Dover castle and warden of the
Perth. Cinque Ports, or to him who supplies his place in the port of Dover. Order to cause Arnald de Villa Nova and William Grymot, who lately came to this realm from parts beyond the sea and afterwards came to the king to Scotland on an embassy from Philip, king of the French, and who are now about to return to their own, to have proper and speedy passage, when they shall come to that port, for themselves and the men of their household, their horses, equipments, money and things at their own expense.

By p.s.

The like to the same or to the said person supplying his place, in favour of John Durdreht, who came from Hainault on an embassy from the count of Hainault.

Sept. 17. John, bishop of Cloyne (*Clonen'*), acknowledges that he owes to John
Edinburgh. de Wodehous, clerk, 26*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Ireland.

Sept. 12. To Robert, king of Jerusalem and Sicily, duke (*ducatus*) of Capua, prince
Perth. (*principatus*) of Apulia, count of Provence, Folcalkar and Piedmont. The king recommends to him Andrew de Portinariis, merchant, bearer of these

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Membrane 9d—cont.

presents, whom he has thought fit to send to buy for his use six destriers or coursers within the kingdom of Sicily or elsewhere in Robert's dominions, requesting Robert to permit such provision to be made by Andrew, and to give him safe-conduct with the said destriers through his dominions.
[*Fœdera*, dated wrongly Aug. 12.]

Sept. 18.
Cockburnspath.

Richard Wygrus,* doorkeeper of the king's chamber, is sent to the prior and convent of Newenham to receive such maintenance in that house as William Pecok, deceased, had in the same at the request of Edward I.

By p.s. [8833.]

MEMBRANE 8d.

Sept. 12.
Perth.

To the sheriff of York. Whereas the king lately ordered John de Faucomberge, knight, by divers writs, to be in chancery on certain days, now past, to inform the king and his council there upon divers most urgent affairs, to treat with others of the council there and with certain lieges in that county, assembled in the same chancery at the king's orders, and to give his counsel; and although the said writs were delivered to him, as the king has learned from trustworthy testimony, yet he neglected to come before the king in chancery on the said days, or to show cause why he could not come; the king not wishing to leave such contempt and disobedience unpunished, especially as the premises specially touched him and the state and the defence of the realm against the attacks of the Scots and aliens, orders the sheriff to attach John wherever he shall be found in that bailiwick, so that he shall have him before the king in chancery on Monday before St. Matthew the Apostle next, to answer for the said contempt and disobedience, and to do and receive what shall then be determined and ordained by the king and his council in this respect.

Sept. 20.
Edinburgh.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there and to the keeper of the king's passage in that port. Order to cause several men, both knights and others of the household of the count of Juliers, who lately came to the king in England in the count's company to succour the king against the Scots, and who are about to return home by the king's licence, to have fit and sufficient ships, when they come to that port, for their passage and their expenses, and the king will cause William to be satisfied for the costs which he incurs in freighting those ships.
By K.
[*Fœdera*.]

Sept. 10.
Perth.

To the sheriffs of London. Order to cause one Simon, asserting himself to be the envoy or courier of Oliver de Ingham, arrested by the sheriffs and imprisoned at Neugate, to be brought before the king with his attachment and the causes and other things touching his arrest fifteen days from Michaelmas next, to receive what the king's court shall determine in the premises.
By K.

Sept. 23.
Edinburgh.

William Fauvell acknowledges that he owes to William, archbishop of York, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 19.
Edinburgh.

To the treasurer and barons of the exchequer. Order to admit Reginald atte Stokke to render the account of Stephen de Cobham, sheriff of Kent, for the issues of that bailiwick, for this turn, because Stephen cannot be present in person at the exchequer at York on the morrow of Michaelmas, because he is charged by the king with divers arduous affairs, and Stephen has attorned Reginald.

* Vygrus in the privy seal.

1335.

Membrane 8d—cont.

William le Engleys of Bredebrok, the younger, tenant of part of the land which belonged to Richard de Bodekesham, parson of Fylyngham church, diocese of Lincoln, puts in his place Henry de Ingelby and Alan Boys to defend the execution of a recognisance for 30*l.* made by Richard in chancery to Gilbert de Hunberston of Lincoln.

Sept. 24. Thomas de Norton of Pontefract acknowledges that he owes to John de Cockburnspath. Wodhous, clerk, 25 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de Ryshton, rector of Adell church, diocese of York, acknowledges that he owes to William Pedefer 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Capenhurst, parson of St. Mary's church, Chester, acknowledges that he owes to John de Wodehous, clerk, 8*l.* 7*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Chester.

Cancelled on payment.

Sept. 22. John de Chevereston, knight, and Richard de Brantescumbe acknowledge
Edinburgh. that they owe to John de Sancto Paulo, clerk, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Devon.

Cancelled on payment.

Sept. 25. John de Ellerker, the elder, acknowledges that he owes to Robert de
Edinburgh. Cave, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Memorandum, that Richard de Bukton, John de Bannebury and John de Kellum, mainperned before the chancellor at York on 25 September to have the person of Peter de Malo Lacu, 'le quint,' in chancery, before the council at York, three weeks after Michaelmas next, to answer to the king upon divers contempts made by him, as is said, and other things charged upon him on the king's behalf, and to do and receive what shall then be ordained by the council, and that he will conduct himself well in the meantime under pain of 100*l.*

Sept. 15. To the treasurer and barons of the exchequer. Order to cause Thomas
Edinburgh. de Bradeston to have respite until the quinzaine of Hilary next for all the debts and arrears of fermes which he owes to the king for whatever cause, and to release him from any distraint made for that reason, unless the king shall ordain otherwise in the meantime.

By K.

Memorandum, that Michael de Wath, clerk, and John de Silkeston, knight, mainperned before the chancellor at Northallerton on 27 September to have the person of John de Faucumbergge, knight, in chancery before the council at York, three weeks after Michaelmas next, to answer the king upon divers contempts and disobediences made by him, as is said, and to do and receive what shall be determined and ordained by the king and council there.

Sept. 20. To the treasurer and barons of the exchequer. Order to cause John de
Edinburgh. Scures and John de Hampton, late keepers of the bishopric of Winchester, void by the translation of John, archbishop of Canterbury, to have respite until the octaves of Hilary next, for rendering their account for the issues of that bishopric for the time when they were the keepers thereof, as they are attendant upon certain affairs of the king, so that they cannot yet render the said account.

By C.

Sept. 23. To the same. Order to receive Elias de Waddeworth, John Fode and
Edinburgh. John de Bromshelne, whom John de Scures and John de Hampton have

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Membrane 8d—cont.

attorned to render their account for the issues of the bishopric of Winchester for the time when they were keepers of the same, as they are attendant upon divers affairs of the king as aforesaid. By C.

Oct. 26.
Roxburgh.

To Ralph de Nevill, Geoffrey le Scrop, Richard de Aldeburgh, and Thomas de Heppescotes, justices in eyre for pleas of the Forest in co. York. Order to continue the said eyre and all the pleas and other things touching it, in the same state in which they now are, until the quinzaine of Easter next.

Sept. 21.
Edinburgh.

To the bailiffs of Great Yarmouth. Order, upon sight of these presents, to cause proclamation to be made in that town and port that no merchant, pilgrim, man of religion, or other shall exchange florins or other money to be taken out of the realm, with other merchant or other foreigners elsewhere than at the tables of exchange, under pain of forfeiture of the gold or silver which he so exchanges; and the mayor and bailiffs shall be attendant upon William de la Pole, or him whom William shall depute in his place for the custody of the exchange in that town, in those things which pertain to that custody, and shall afford him aid when they are required, as it was resolved in the last parliament at York that no one should carry sterlings, silver in plate or gold and silver vessels out of the realm, under pain of forfeiture, without the king's special licence; and now by the advice of his council the king has ordained tables of exchange at London, and the towns of Great Yarmouth, Boston, and Kyngeston-upon-Hull; and has committed to William the custody of those exchanges and of the exchange at Dover, to be done by himself or his deputy during pleasure, so that he shall answer to the king for the issues thereof. By K. and C.

[*Fœdera.*]

The like to the mayor and bailiffs of eighteen other cities and towns. [*Ibid.*]

Oct. 13.
Berwick-on-
Tweed.

John de Lilleburn, knight, acknowledges that he owes to William Heron 200*l.*; to be levied, in default of payment, of his lards and chattels in co. Northumberland. *Cancelled on payment.*

William Heron acknowledges that he owes to John de Lilleburn, knight, 200*l.*; to be levied as aforesaid.

Oct. 15.
Berwick-on-
Tweed.

To the justices in eyre for pleas of the Forest in the forest of Pikeryng of Henry earl of Lancaster. Order to continue all the pleas in that eyre touching Henry de Percy, who is staying in the king's service by his order, in Scotland, in the same state in which they now are, until the quinzaine of Easter next. By K.

Oct. 20.
Roxburgh.

To the treasurer and barons of the exchequer. Order to receive Elias de Waddeworth, James Huse and John Mundenn, whom John de Wroxhale, late sheriff of Somerset and Dorset, has attorned to render his account for the time when he was sheriff, as he is attendant upon divers affairs of the king.

Oct. 18.
Roxburgh.

To the same. Order to cause John de Grey of Codenore, who is with the king in the war of Scotland, sustaining great expenses, to have respite until the quinzaine of Easter next for all the accounts and debts which he owes to the king at the exchequer, both his own and those of his ancestors, and to release John or Joan his mother, late the wife of Richard de Grey, from any distraint made by reason of those accounts. By K.

*MEMBRANE 7d.*Oct. 6.
Berwick-on-
Tweed.

To Guy, count of Namur (*Namers*). Request to cause the release of Jordan de Staunford, serjeant of William Tonnok, the king's mariner, of Newcastle-upon-Tyne, imprisoned at Lescluses on account of certain offences said to have been committed by him, there in resisting injuries offered to

1335.

Membrane 7d—cont.

the king and his subjects, and if there be any difficulty about his release, to cause him to be treated humanely in prison, writing to the king concerning the difficulty. [*Fœdera.*]

To Louis, count of Flanders. Request to treat Jordan as he would wish the king to treat his own lieges. [*Ibid.*]

Oct. 14.
Berwick-on-
Tweed.

To the treasurer and barons of the exchequer. Order to cause John duke of Brittany and earl of Richemund to have respite until the quinzaine of Easter next for all the debts which he owes at the exchequer, both those of his ancestors and his own. By K. [*Ibid.*]

Oct. 15.
Berwick-on-
Tweed.

To the same. Maneutus Francisci has besought the king that whereas divers particulars were disallowed to him upon his account at the exchequer for making certain purveyances of corn and other victuals in divers parts of the realm, for the maintenance of the king and his lieges in Scotland, the king will cause those particulars to be allowed to him; the king therefore orders the treasurer and barons to view the said particulars and to inspect the king's commission to him for making such purveyances, and to cause due allowance to be made to Maneutus of the same particulars, according to their discretion, and if they think that some of those particulars should not be allowed, they shall certify the king concerning these particulars, and they shall cause Maneutus to have respite until the morrow of the close of Easter next for the sums of those particulars which they shall disallow him, releasing him from any distraint made for that cause.

Oct. 23.
Roxburgh.

To John de Clivedon the elder, Ralph le Fitz Ours, and Henry del Urty. Whereas the king lately appointed them to assess and levy 250 marks granted to the king by the men of co. Somerset in subvention of the costs and expenses incurred by the king in the war of Scotland, to have discharge of 100 hobelers and 200 archers whom the king ordered to be chosen in that county, except in the towns of Bath and Wells, to be sent to Scotland for the said war, so that John, Ralph and Henry should answer for that money at the exchequer on a certain day, now past; and afterwards, at the suit of divers men of that county, showing that the said archers and hobelers had been chosen and arrayed by them before they knew of the said grant of 250 marks, and had been provided with armour and equipment at the expense of the said community, and they were for the most part in Scotland in the king's service according to the form of the king's order, and beseeching the king to act graciously with them in this respect, the king gave the men of that county respite until the quinzaine of Michaelmas last for the payment of the said 250 marks, so that in the meantime he might be informed upon the premises and cause justice to be done; and subsequently because he was not fully informed of the premises before the said quinzaine, he gave those men respite until the quinzaine of the Martinmas next, and wishing to do them a further favour he gave them respite until the Purification next, and therefore orders John, Ralph and Henry to supersede the levying of the 250 marks until the quinzaine of the Purification, permitting those men to have the said respite, provided that after the lapse of that quinzaine the said money shall be levied with all speed for the king's use, and shall be answered for at the exchequer, unless the king orders otherwise.

Afterwards on 12 February following, the king being at Walsyngham, order was given for the said cause to John, etc. by writ to supersede the preceding writ until the quinzaine of Easter following.

Oct. 29.
Roxburgh.

Roger, abbot of Bynedon, acknowledges that he owes to Boniface Bosket and Andrew Bertone, merchants of Chieri (*Chirio*), 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Dorset.

1335.

Membrane 7d—cont.

The same abbot acknowledges that he owes to Bernardinus Dyne 60*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Dorset.

Cancelled on payment.

Oct. 24. To the treasurer and barons of the exchequer. Order to give Thomas
Roxburgh. Wake respite until the quinzaine of Easter next for all the debts which he owes at the exchequer, unless the king orders otherwise in the meantime, and to release Thomas from any distraint made for that cause. By K.

Oct. 3. To the sheriff of York. Henry son of Hugh, knight, has shown the king
Alnwick. that whereas he impleaded Hugh de Louthre in the late king's court before that king, for a certain trespass, in which court Hugh was convicted by the inquisition of the country on which he placed himself, and 300*l.* were adjudged to Henry for his damages in this respect, as is said; and Hugh was placed in exigent in that county to be outlawed because he did not afterwards come into the king's court to satisfy him for what pertains to him in the premises; and Hugh, contriving to destroy the effect of Henry's recovery and the king's prosecution, demanded cunningly a writ of privy seal directed to the sheriff to supersede the said exigents, against the form of the statute of Northampton, containing that no order shall be given by the great or little seal to impede or prorogue the common law, and although such orders may come the justices shall not supersede doing justice in anything; upon which pretext the sheriff intends to supersede the said exigents, as the king has learned, the king therefore orders the sheriff that if the process in exigents against Hugh is hitherto continued, then to proceed to the exaction and outlawry of Hugh in that county according to the tenour of the king's previous order, notwithstanding the said writ of privy seal. By K.

Nov. 1. To the treasurer and barons of the exchequer. Order to supersede the
Doddington. demand which they make on the abbot of St. Mary's, York, for rendering 20*s.* for the king's use, until the quinzaine of Hilary next, so that the abbot may be able to prosecute in the meantime for the annulling of the following presentment, as at the suit of the abbot, showing that he had been amerced at 20*s.* before Peter de Salso Marisco, then sheriff of York, in his tourn lately held at Stokton, because it was presented there that he had obstructed the highway near Monkbrigg near York, the king caused the said presentment to come before him; and now the abbot has besought the king that as he is prosecuting with effect for the annulling of the presentment before the king, and the said 20*s.* are exacted of him by the king will cause the exaction and levying of that sum to be superseded while the said affair for the annulling of the presentment is pending.

MEMBRANE 6d.

Oct. 30. To the treasurer and barons of the exchequer. Order to permit John de
Roxburgh. Denton of Newcastle-upon-Tyne and Richard de Acton, collectors of customs in the town of Newcastle-upon-Tyne, to have respite until the quinzaine of Easter next for rendering their account at the exchequer, because they are attendant upon divers affairs of the king. By K.

Nov. 4. Henry Mount of Haselyngflet acknowledges that he owes to John de
Auckland. Wodehous, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels, in co. Cambridge.

Nov. 3. To Henry de Frowyk and Richard de Poyntz. Whereas the king lately
Alnwick. appointed them to assess and levy 40 marks granted to him by the men of co. Middlesex in subvention of the costs and expenses of the war of Scotland and for the discharge of 10 hobelers and 20 archers whom the king ordered

1335.

Membrane 6d—cont.

to be chosen in that county and sent to Scotland for the said war, so that Henry and Richard should answer to the king for that money on certain days now past; and the king has now been besought by the men of that county to remit and pardon them the said 40 marks which Henry and Richard endeavour to levy from them by virtue of the king's said order, as all the said hobelers and archers, before they were aware of the grant of the said 40 marks, were chosen and arrayed and provided with armour and equipments at the cost of that community, and they are now set out to Scotland in the king's service, by virtue of his said order, where they will probably remain for a long time; the king has given those men respite for the payment of the said 40 marks until the quinzaine of the Purification next, so that being informed in the meantime upon the premises, he may cause justice to be done; and he therefore orders Henry and Richard to permit those men to have such respite, superseding the levying of the said 40 marks in the meantime, notwithstanding the said writ of the exchequer; and the king has ordered the treasurer and barons of the exchequer not to molest Henry and Richard by reason of that supercession, provided that after the lapse of the said quinzaine the said money shall be levied for the king's use with all possible speed, and shall be answered for at the exchequer, unless the king orders otherwise.

By C.

Nov. 3.
* Alnwick.

John Swyn, who long served the king and his father in chancery, is sent to the prior and convent of St. Andrew's, Northampton, to receive such maintenance from them in that house, for life, as Richard Swyn, deceased, had there at the late king's request.

By K.

Nov. 3.
Alnwick.

To the sheriffs of London. John de Godesfield and Emma his wife have besought the king to cause reasonable dower to be assigned to Emma, as James Beauflour, sometime Emma's husband, after he married her, was seised in fee of a messuage in that city, which he afterwards demised, as is said, to John le Mazeliner for life, and after the death of John le Mazeliner the messuage was taken into the king's hands by the sheriffs for divers debts which James owed to the king, without Emma being dowered therefrom; the king therefore orders the sheriffs to cause reasonable dower to be assigned to Emma from that messuage, if the facts are as stated.

Nov. 14.
Newcastle-on-Tyne.

To the sheriff of York. Order to cause a regard to be made in the forest of Galtres in that county before the coming of the justices of the Forest, so that it may be made before the quinzaine of the Purification next.

Capitula.

Nov. 19.
Newcastle-on-Tyne.

Laurence le Mercer of Staunford acknowledges that he owes to Nicholas de Odecumbe and John de Say 100s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nov. 20.
Newcastle-on-Tyne.

To W. archbishop and count of Cologne (*Colon'*). Request to permit John de Colon[ia], the king's yeoman, his serjeants or ministers, to carry 30 tuns or waggon loads (*plaustratas*) of choice Rhenish wine, which he will buy in the parts of Almain, through the bishop's district towards the king's realm without the payment or exaction of custom. [*Fædera*.]

The like to the following, to wit:

W. count of Hainault, Holland, Zeeland and lord of Friesland.

R. count of Guelders (*Gelre*). [*Ibid.*]

Nov. 15.
Newcastle-on-Tyne.

To Anthony de Lucy, keeper of the town of Berwick-upon-Tweed. Order to take Richard de Grimesby, wherever he may be found this side Tweed or beyond, and to deliver him to William Reymund, the king's serjeant-at-arms, to be led to the king; the king also orders Anthony to cause all the lands, goods and chattels of Richard to be seised into the king's hands, to be safely kept until further orders.

By K.

Order to William to receive Richard from Anthony as aforesaid.

1335.

Membrane 6d—cont.

- Nov. 26. Hugh le Joigner is sent to the prior and convent of Bath to receive such
Newcastle-on-Tyne. maintenance for life from that house as John le Harpourt, deceased, had
there at the late king's request. By p.s. [9376.]
- Dec. 12. John de Tothill acknowledges that he owes to William Trussel, knight,
Auckland. 100*l.*; to be levied, in default of payment, of his lands and chattels in
co. Lincoln. *Cancelled on payment.*

MEMBRANE 5d.

- Nov. 25. John de Denton and Richard de Acton, burgesses of Newcastle-upon-
Newcastle-on-Tyne. Tyne, acknowledge that they owe to Ralph de Nevill, knight, 200*l.*;
to be levied, in default of payment, of their lands and chattels in
co. Northumberland.

Enrolment of indenture testifying that William de Mountagu grants to Sir John Inge the manor of Dunheved, co. Somerset, which belonged for some time to Sir John ab Adam, for John's life, and for a year after his death for his executors and assigns, paying a rose yearly to William at Midsummer, with reversion after the death of Sir John Inge to William and his heirs. Witnesses: Sir Thomas West, Sir Nicholas de la Beche, Sir John Derlee, Sir Simond de Furnieux, Sir Thomas de Marleberge, knights, John de Somerton, John de Ledered, esquires. Dated at Newcastle-upon-Tyne on 27 November, 9 Edward III. *French.*

William de Mountagu to all his tenants free and bond of the manor of Dunheved. Order to obey Sir John Inge and answer him as they would William, by reason of the preceding grant. Dated at Newcastle-upon-Tyne, 28th November, 9 Edward III. *French.*

Enrolment of grant by William de Mountagu to Sir John Inge of a yearly rent of 10*l.* for life from his manor of Yerlington, co. Somerset. Dated at Newcastle-on-Tyne on 27 November, 9 Edward III. *French.*

Enrolment of power of attorney by William de Mountagu to Sir Richard de Bayton, parson of Dynbiegh church, and John de Cheddeseye, to deliver the manor of Dunheved, co. Somerset, to Sir John Inge in accordance with the preceding grant. Dated at Newcastle-on-Tyne, 28 November, 9 Edward III. *French.*

Enrolment of sale by William de Mountagu to Sir John Inge of all his goods and chattels, in the manor of Dunheved, for 100*l.* Dated at Newcastle-upon-Tyne, 27 November, 9 Edward III. *French.*

Memorandum, that William came into chancery at Newcastle-upon-Tyne on 28 November and acknowledged the preceding charter and deeds.

Enrolment of grant by John Inge to Sir William de Mountagu, his lord, of the manor of Ywele, co. Gloucester. Witnesses: Sir Thomas West, Sir Nicholas de la Beche, Sir John Derlee, Sir Simond de Furnieux, Sir Thomas de Marlebergh, knights; John de Somerton, John de Lederede, esquires. Dated at Newcastle-upon-Tyne, 27 November, 9 Edward III. *French.*

John Inge to his tenants, both free and bond, of the manor of Ywele. Order to obey and answer Sir William de Mountagu as they would himself, by reason of the preceding grant. Dated at Newcastle-upon-Tyne 28 November, 9 Edward III. *French.*

Enrolment of sale by John Inge to Sir William Mountagu of all his goods and chattels in the manor of Ywele, co. Gloucester for 20*l.* Dated at Newcastle-upon-Tyne 27 November, 9 Edward III. *French.*

Memorandum, that John came into chancery at Newcastle-upon-Tyne on 28 November and acknowledged the preceding charter and deeds.

1335.

*Membrane 5d—cont.*Dec. 4.
Auckland.

John de Haterbergh of Scardeburgh, Peter de Fymmer and John de London acknowledge that they owe to Thomas de Newbiggyng 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Peter de Whetewang of co. York, and John atte More of Rok, of co. Worcester, acknowledge that they owe to Thomas de Newbiggyng 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Dec. 6.
Auckland.

Henry Pouger, vicar of Staneford church, acknowledges that he owes to William le Chaundeler of Upton 40*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Berks.

*Cancelled on payment.*Dec. 7.
Auckland.

Robert Buyrne of Hudycote Bartrem acknowledges that he owes to William Trussel the elder 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Juliana, late the wife of William Buyrne of Hudicote Bartrem acknowledges that she owes to the said William Trussel 40*l.*: to be levied, in default of payment, of her lands and chattels in co. Gloucester.

*MEMBRANE 4d.*Dec. 6.
Auckland.

To the mayor and sheriffs of London. Order not to proceed to hold any assize between Edmund le Cheyne, keeper of the king's prison of Flete in the suburb of that city and adjudicator there, and John de Horewod, William de Iford, Peter Hungry, Thomas de Chetyndon, William de Toppefeld, Reginald de Thorp, William le Arblaster, Thomas Giles, Robert de Asshe, Thomas de London, Richard le Ussher, Walter Underwode, and others of that city, without consulting the king, as John and the others have impleaded Edmund before the mayor and sheriffs in the husting of London without the king's writ, because Edmund raised a house for the custody of the prisoners of that prison there, unjustly and without a judgment, to the injury of their free tenement in that suburb, as the king has learned, and that plea concerns the king's free tenement.

Dec. 3.
Auckland.

To the treasurer and barons of the exchequer. Whereas on 3 November, in the 8th year of the king's reign, it being found by inquisition taken by William de Northo, late escheator in cos. Surrey, Sussex, Kent, and Middlesex, that Margaret de Lenham held at her death the manor of Huntyngdon, co. Kent, in the archbishopric of Canterbury, lately void and in the king's hands, by the service of a knight's fee and of making suit at the great court of the archbishop of Canterbury once yearly, and that Eleanor de Lenham, whom John Gyffard married is her next heir and of full age; and because on 5 February in the same year the king took the fealty of J. now archbishop of that place and restored the temporalities of the archbishopric to him, the king ordered the said escheator to deliver the said manor to John Giffard and Eleanor; the king has given John and Eleanor respite until the Ascension next for rendering their account for the issues of that manor for the time when it was in the king's hands by Margaret's death, and orders the treasurer and barons to cause them to have that respite, and to supersede the demand made upon the said escheator or upon the present escheator in those counties, in his account, for rendering the said issues to the king and to supersede the process against John, Eleanor, or the said escheators for the said cause, releasing them from any distraint made for that cause.

By C.

1336.

Jan. 1.
Newcastle-on-
Tyne.

Robert, bishop of Salisbury, acknowledges that he owes to Bartholomew de Barde, Peter Byny and Loterinus de Colina and their fellows, merchants of the society of the Bardi of Florence 1356 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in cos. Wilts, Dorset and Berks—Thomas de Evesham, clerk, received the acknowledgment by writ.

*Membrane 4d—cont.**Cancelled on payment.*

Simon, abbot of Rameseye, puts in his place Hugh de Bardelby and Robert de Heysende, to defend the execution of a recognisance for 80*l.*, made by him in chancery to Margaret, late the wife of William de Bereford and to Edmund de Bereford, executors of William's will.

1335.

Sept. 16.
Perth.

Henry de Atherton, Richard de Ingelwode, Alexander le Nailor, John de Turton, John le Wright, and William Pree acknowledge that they owe to Master John de Blebury, parson of Leghthe church, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Lancaster—Henry de Haydok, clerk, received the acknowledgment by writ.

Cancelled on payment.

The following made like acknowledgments to John for the following sums, to wit:

William de Waverton, William de Sale, Roger de Waverton, Thomas de Waverton, and Adam del Grene for 10*l.*

Cancelled on payment.

Henry son of Hugh de Tildeslegh, for 4 marks.

Cancelled on payment.

Adam de Tildeslegh for 5 marks.

Cancelled on payment.

Henry del Hurst for 13*s.* 4*d.*

Cancelled on payment.

Henry de Shakeresley for 40*s.*

Cancelled on payment.

Adam son of Hugh de Tildeslegh, Henry del Birches, William de Asteley, John le Knepper, William le Carpenter and John del Spenne for 11 marks.

Cancelled on payment.

Richard son of Roger de Bradeshagh, Richard de Pynyngton, Richard son of Adam de Pynyngton and Roger de Pynyngton, for 10 marks.

Cancelled on payment.

Henry de Haydok, clerk, received the above acknowledgments made to Master John, by writ.

*MEMBRANE 3d.*Dec. 15.
Auckland.

The abbot of St. Mary's, York, acknowledges that he owes to Thomas de Baumburgh, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment; acknowledged by John de Pokelyngton, one of the executors of Thomas's will.

Dec. 13.
Auckland.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports. Order to cause the count of Juliers, who lately came to the king in his realm in aid of the war of Scotland, and who is about to return home, to have suitable ships at the king's cost, for his passage and that of his household, horses and equipments, to the said parts, when he shall come to that port.

[*Fædera.*]

By K.

1335.

Membrane 3d—cont.

Dec. 31. William de Wederhale acknowledges that he owes to John le Bakester
Newcastle-on-Tyne. of Ellerton 6*l.*; to be levied, in default of payment, of his lands and chattels
in co. York.

1336.

Jan. 10. Robert Spigurnel, parson of Elvele church, diocese of York, acknowledges
Alnwick. that he owes to John Fouk, merchant of Almain, 92*l.*; to be levied, in
default of payment, of his lands and chattels and ecclesiastical goods in co.
York.

Jan. 11. Nicholas de Sutton of Campsale, acknowledges that he owes to John de
Alnwick. Brayton 200*l.*; to be levied, in default of payment, of his lands and chattels
in co. York.

The same Nicholas acknowledges that he owes to the same John 220*l.*; to be levied as aforesaid.

The same Nicholas acknowledges that he owes to the same John 80*l.*; to be levied as aforesaid.

Enrolment of indenture testifying that whereas Nicholas de Sutton of Campsale, on 11 January, made the preceding recognisances in chancery to John de Brayton, John grants that if Nicholas makes such state in all his lands in Campsale, Sutton and Askern, both in demesnes and in reversions, that those lands shall remain to John and Elizabeth his wife and the heirs of their bodies, at Nicholas's death, that the said recognisances shall be null; and Nicholas grants that if he procreates an heir male *de se* or does or attempts anything against the premises whereby the said lands shall not remain to John and Elizabeth as aforesaid, the execution of the recognisances may be demanded immediately after such impediment has been placed. Dated at York on 13 January, 9 Edward III.

Memorandum, that John came into chancery at York on 14 January and acknowledged the preceding indenture.

Jan. 20. Adam, prior of Kirkham, acknowledges that he owes to Master Roger
Berwick-on-Tweed. de Heslarton, parson of the church of Thorp near Newerk, and to Robert de Ulram, chaplain, executors of the will of Master Roger de Heslarton, late parson of Quixlay church, 80 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Mauger son of William le Vavasour acknowledges that he owes to John Deyvill 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 21. Adam son of Gilbert de Berburn acknowledges that he owes to the abbot
Berwick-on-Tweed. of St. Mary's, York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmorland.

Jan. 23. Robert, prior of Marton in Galtres, acknowledges for himself and convent
Berwick-on-Tweed. that they owe to William, archbishop of York, 20 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

— The abbot of Barlynges, the abbot of Revesby, Alesia, late the wife of
— Ebulo Lestraunge, and Henry de Halton, executors of the will of Ebulo Lestraunge, put in their place John de Codyngton, clerk, and Richard de Bolyngbrok, to prosecute the execution of a recognisance for 200*l.* made to Ebulo in chancery by Richard de Calsale.

Jan. 23. Simon de Aton acknowledges that he owes to Gilbert de Aton 2,200
Berwick-on-Tweed. marks; to be levied, in default of payment, of his lands and chattels in co. York.

— Ralph son of Robert de Babthorp puts in his place Hugh de Bardelby, to
— defend the execution of a recognisance for 19 marks made by Robert in chancery to Boniface de Peroch[iis] and John Juntyn and their fellows, merchants of Perugia.

1336.

Membrane 3d--cont.

Richard de Wetherby, parson of Tunstall church, diocese of York, acknowledges that he owes to John son Geoffrey Humbercolt, the elder, 18*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

The same Richard acknowledges that he owes to John son of John atte See of Ravenserod, 44*l.*; to be levied as aforesaid.

Robert de Creppynghes acknowledges that he owes to Walter Power, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.
Cancelled on payment.

1335.

MEMBRANE 2d.

Dec. 13.
York.

To Leo, king of Armenia. The king has received his letters by Gregory Siglike, knight, Leo's envoy, and they have caused him both bitterness and joy; bitterness because of the persecutions which Leo's kingdom suffers from the infidels, joy because of his defence of the faith, and the king will interfere to defend Christian territories against invasion by the infidels when the necessary impediments, which now detain him, have been removed, upon which he has opened his mind to the said knight, Leo's secretary.
[*Fœdera.*]

Edmund de Bereford, executor of the will of William de Bereford, puts in his place Robert de Brightwell and John de Esyndon, to prosecute the execution of a recognisance for 80*l.* made in chancery to Edmund and Margaret, late the wife of William, co-executor of William.

1336.

Jan. 22.
Berwick-on-
Tweed.

To J. archbishop of Canterbury. Summons to attend parliament to be holden at Westminster on Monday after Sunday in Mid-Lent next, to treat with the other prelates, magnates, and chief men of the realm upon divers arduous affairs touching the king and the state of the realm. The archbishop is ordered to summon the prior of Christ Church, Canterbury, and the archdeacons of his diocese to be present at the said day and place, and the chapter of Christ Church and the clergy of the diocese to attend by their proctors.
By K.

[*Rep. Dig. of a Peer*, iv. p. 454.]

The like to W. archbishop of York and nineteen bishops. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to twenty-seven other abbots, the prior of the Hospital of St. John of Jerusalem in England and two other priors. [*Ibid.*]

To Thomas, earl of Norfolk, marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to ten earls and sixty others. [*Ibid.*]

To the sheriff of York. Order to cause two knights of that shire, two citizens of every city and two burgesses of every borough of that county to be elected to attend the aforesaid parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons from each of the said ports to be chosen to attend the aforesaid parliament. [*Ibid.*]

To Geoffrey le Scrop. Summons to attend at the said day and place to give his counsel with others of the council. [*Ibid.*]

The like to fifteen others. [*Ibid.*]

1336.

Membrane 2d—cont.

To J. archbishop of Canterbury. Order to summon the abbots, priors, dean and chapters of cathedral churches, and archdeacons, and all the clergy of that province to attend the aforesaid parliament, the chapters and clergy by their proctors, the rest in person. By K.

[*Ibid.*]

The like to W. archbishop of York. [*Ibid.*]

1335.

MEMBRANE 1d.

Dec. 14.
Auckland.

To the sheriff of Somerset. Order to cause the men of Welles to have respite until the quinzaine of the Purification next for 18 marks which are exacted of them, and to release them from any distrainment made upon them, in the meantime, as the said men have besought the king to order the exaction of 18 marks from them to be superseded, as although the hobelers whom the king ordered to be chosen in that city for his service in Scotland, have set out in the said service, yet the sheriff causes to be exacted from them by divers distrainments the said 18 marks, which certain men of that city, not knowing that the hobelers had set out, granted for the discharge of those hobelers; and because Richard de Feriby, the king's clerk, keeper of the wardrobe, has certified to the king in chancery that ten hobelers of that city took part in the last war of Scotland from the beginning until the king's arrival at Colbrondespath, where being licensed by the king they returned home, and the rolls of chancery, by which it may be ascertained if several hobelers were chosen in that city for the king's service, are not now with the king, the king has given those men the said respite, so that in the meantime, the rolls being inspected and the truth known, justice may be done in this respect. By C.

Dec. 14.
Auckland.

John de Watenhull, parson of Stretton church, acknowledges that he owes to John de Wodehous, clerk, 8*l.* 7*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Salop.

Cancelled on payment.

Dec. 26.
Newcastle-on-Tyne.

Stephen de Lugteburgh, yeoman of the king's kitchen, is sent to the prior and convent of Cokesford, to receive such maintenance for life as William le Alenimmer had in that house while he lived at the late king's request. By p.s. [9391.]

Dec. 26.
Newcastle-on-Tyne.

To the justices of the Bench. R. bishop of Durham has besought the king—whereas the king's writ is pending before those justices between the king and the bishop concerning whether the bishop shall permit the king to present a fit person to the church of Symondburn, and the bishop asserts that he holds the church for his own uses by charter of the king's progenitors and by papal bulls, and ought to hold it so of right—that the king will continue that plea, begun before the justices, until a certain time, so that the right of the king and of the bishop being fully examined before the council in the meantime, the king may be informed thereof and do what is right in this matter; the king therefore orders the justices to continue that plea in the same state in which it now is until the octaves of the Purification next, so that the king being informed in the meantime as aforesaid, may cause justice to be done in the premises. By K. and C.

Dec. 29.
Newcastle-on-Tyne.

To the abbot and convent of Battle. Whereas the king lately sent to them William de Lugteburgh to receive maintenance in that house for life, and William died before he had received such maintenance, the king sends to them his yeoman, Adam Sauvage, for his good service, to be admitted to that house and to receive fit maintenance there for life.

By p.s. [9403.]

1335.

Membrane 1d—cont.

Dec. 26. To the treasurer and barons of the exchequer. Order to cause John, Newcastle-on-Tyne. duke of Brittany and earl of Richemund, to have respite until the quinzaine of Michaelmas next for the reliefs, and other debts which are exacted of him.

Dec. 28. To the sheriff of York. Whereas the king's courts where the affairs of Newcastle-on-Tyne. the realm are transacted, are and always have been free and exempt, that no things concerning the ecclesiastical court (*forum*) ought to be done or pursued in them, and no one ought to enter them for such a purpose, and Master Henry de Harewedon, clerk, Edmund de Leukenore and John de Wendlyngburgh (because Henry ought to have notified certain bulls in chancery, then at the abbey of St. Mary's, York, to Master John de Thoresby, clerk; Edmund ought to have summoned John de Thoresby to obey the said letters and to be in the Roman court on a certain day still to come, to answer thereupon, and John de Wendlyngburgh, ought to have made instruments upon the premises) were lately impeached in the king's court before the chancellor and others of the council at York, and by an inquisition of the country upon which they placed themselves, they were afterwards convicted, and were imprisoned at York castle by the judgment of the said court to stay there at will, as the king has learned; and now divers magnates of the realm and elsewhere have requested the king to deliver Henry, Edmund and John from prison; the king therefore orders the sheriff so to release them if they shall find mainpernors who will undertake to have them before the king and his council at the next parliament, to do and receive upon the premises what shall there be ordained by the king and his council. By K.

Dec. 28. To the treasurer and barons of the exchequer. Order to receive Walter Newcastle-on-Tyne. de Tuy and John Anlagbby as the attorneys of Richard de Feryby, keeper of the wardrobe, late controller of the king's household, as he is attendant upon divers affairs touching his office at York, so that he cannot come to the exchequer to witness the account which Robert de Tanton, late keeper of the wardrobe, was bound to render for his time and which William de Northwell, the king's clerk, undertook to render at the exchequer.

Dec. 26. To the same. Order to cause Oliver de Ingham, seneschal of Gascony, Newcastle-on-Tyne. who is staying there in the king's service in his office, to have respite until Midsummer next for all the debts which he owes to the king at the exchequer, and for all the accounts which he ought to render there, unless the king orders otherwise. By K.

1336.

Jan. 23. William son of William Trussel of Cubblesdon and William Lenglys Berwick-on-Tweed. of Appelby acknowledge that they owe to Ralph de Nevill 100 marks; to be levied, in default of payment, of their lands and chattels in cos. Stafford and Cumberland.—The chancellor received the acknowledgment.

Cancelled on payment; acknowledged by John Ge . . . ly . . . , Ralph's attorney.

William son of William Trussel of Cubbleston and Hugh Tyrel acknowledge that they owe to William la Zouche, clerk, 100 marks; to be levied as aforesaid.—The chancellor received the acknowledgment.

Jan. 21. To the sheriff of York. Whereas the king has learned that after he set Berwick-on-Tweed. out to Scotland several malefactors making illicit gatherings in that county, in fairs, markets and other places, wander armed in woods and passes, wounding and illtreating men, killing some, taking others and detaining some in prison secretly until they pay fines and ransoms; the king orders the sheriff to cause proclamation to be made throughout that bailiwick that no one, under pain of forfeiture, shall make such gatherings, or go armed in fairs, markets and other places, or lead an armed power to the disturbance of the king's peace, and if any one is found doing this after the proclamation the sheriff shall take him and keep him safely until further

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Membrane 1d—cont.

orders, taking the *posse comitatus* for this if necessary; and to take inquisition concerning those who have committed such offences and of those who have received them, and to take them and keep them in gaol until it is decided what shall be done.

Et erat palens.

Jan. 23.
Berwick-on-
Tweed.

To the abbot and convent of Beaulieu. The king, wishing to provide for William de Armis, his serjeant, for his good service, sends him to them to receive such maintenance from that house as Richard de Bolton, deceased, had there at the request of Edward I.

By p.s. [9427.]

Martin de Ixnynge, clerk, is sent to the abbot and convent of St. Edmunds, to receive a yearly pension from that house by reason of the new creation of the abbot until he has been provided by them with a suitable benefice.

By p.s.

. . . .
Berwick-on-
Tweed.

To the sheriff of Northumberland. Order to cause to come before the king in chancery at Newcastle-upon-Tyne on Saturday, the morrow of the Purification next E . . . Jargoun, Matilda . . ., John Parlebiem, John de Ingilwod, Henry Bomnarth, John . . ., Adam Ay . . . Benedict le S . . . John T . . . John . . . Bernardi, William de He . . . shal . . . Thomas Tyncler, William Grys, Adam de Neddreton, Adam de . . ., . . . de Karliolo . . . John de By . . . heirs . . . Norreys, and Robert Taverner to answer at Newcastle-upon-Tyne as is found by inquisitions to do and receive by the council. [*Much torn and obliterated by gall.*]

To the same. Like order to cause to come before the king on the said day William de plot (*placeam*) which formerly belonged to Thomas del H the land of Robert to answer severally to the king for divers rents at the castle of Newcastle-upon-Tyne. [*Much torn and obliterated by gall.*]

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MEMBRANE 43.

1336.

Jan. 26. To William Trussel, escheator beyond Trent. Order not to distrain John
Berwick-on- abbot of Bec Herlouin for his fealty, because he has done fealty to the king
Tweed. for the lands which he holds of him.

Jan. 30. To Stephen le Blount, receiver of the king's victuals at Carlisle. Order
Newcastle-on- to sell 100 quarters of the king's wheat in his custody, to John de Glanton,
Tyne. keeper of Carlisle castle, if he wishes for so much, at a reasonable price and
as it could be sold to others, and to answer to the king for the money
thereof, making indentures between themselves containing the number of
quarters so sold and their price, because the king has been informed that
certain of his victuals and chiefly the wheat in Stephen's custody at Carlisle,
are damaged by the long detention of the same, and the king has ordained
to purvey fresh corn for his use at another time. By C.

Jan. 28. To William de Northwell, the king's clerk, who undertook to render to
Berwick-on- the king the account for Robert de Tanton for the time when he was keeper
Tweed. of the wardrobe. Order to account with the serjeants of the king's house-
hold concerning their robes and shoes (*calciaturis*) in arrears for the time
of the said Robert, as is said, and to cause a bill in the proper form to be
made and delivered to those serjeants, for what is found to be owing to them
by such account; and the king has ordered the treasurer and barons of the
exchequer to cause allowance to be made to William in his account for the
sums for which he shall make such bills, and the treasurer and chamberlains
to cause these sums to be paid from the treasury to the said serjeants.

By K. and C.

Mandate in pursuance to the treasurer and barons of the exchequer and
to the chamberlains. By the same warrant.

Feb. 12. To the treasurer and chamberlains. Order to pay to the abbot of
Walsingham. Langedon, executor of the will of Robert de Canterbury, his brother,
20*l.* 9*s.* 11*d.* for the arrears of his wages and 13*l.* 11*s.* 10*d.* for the arrears
of Robert's wages, charging Robert de Tonge therewith, as the abbot
has besought the king to order payment of these sums to be made to him, as
the king owes him the said sums for the time when he and his brother were
appointed to set out in the king's service, to Almain with Eleanor, the
king's sister, as may fully appear by divers bulls under the seal of Robert de
Tonge, then keeper of her wardrobe, which the abbot has in his possession.

Feb. 13. To William de Scurueton, bailiff of Mary, countess of Pembroke at Bywell,
Walsingham. co. Northumberland, or to him who supplies his place there. Order to
deliver to John de Thyngden, the king's clerk, whom he has appointed to
do divers works in the castle of Newcastle-upon-Tyne, twelve oaks fit for
timber, in the wood of Bywell, which the countess holds for life by the king's
grant. By C.

To the mayor and bailiffs of Newcastle-upon-Tyne. Order to pay to John
de Thyngden, by indenture, for doing the said works, 30*l.* of that ferm
which they are bound to render yearly to the king for the said town. By C.

To the sheriff of Northumberland. Order to deliver to John de Thyng-
den, by indenture, for doing the said works, 30*l.* from the issues of that
bailiwick. By C.

1336.

Membrane 43—cont.

To the same. Order to deliver to John de Thyngden, by indenture, the lead, timber, and other things which will be necessary for the king's works in the said castle, and which are in the sheriff's custody. By C.

Feb. 12. To William Trussel, escheator beyond Trent. Order not to intermeddle
Walsingham. further with the manor of Middelchynnok, the advowson of the church of that manor, a messuage, a carucate of land, a water mill, 13s. 4d. of yearly rent, 4 acres of meadow, 40 acres of separable pasture, and 2 acres of moor and alder-grove together with the advowson of Alvredeson chapel, restoring the issues thereof to Matilda, late the wife of William de Aumarle, because the king learned by an inquisition taken by William de Northo, late escheator in co. Southampton, that William and Matilda, at William's death, jointly held the said messuage, carucate, mill, rent, meadow, pastures, moor, alder-grove and advowson of Alvredeson chapel of the gift and enfeoffment of Walter de Kynewaldesle, chaplain, and of William atte Forde; and by another inquisition taken by Ralph de Middelyne, late escheator in cos. Somerset, Dorset, Cornwall and Devon, the king has learned that the same William de Aumarle and Matilda jointly held the said manor and advowson of the church there of the gift and enfeoffment of the said Walter and William atte Forde, to hold for their life, and that the manor and the other said tenements are held of others than the king.

To the same. Order not to intermeddle further with the manor of Lymeneston, restoring the issues thereof, retaining in the king's hands until further orders the manor of Wodebyry, except a yearly rent of 13 marks issuing therefrom, because the king has learned by inquisition taken by Ralph de Middelyne, late escheator in cos. Somerset, Dorset, Cornwall and Devon, that Walter de Kynewordeslegh, parson of Alverdeston church (to whom William de Aumarle, by the king's licence, gave the manors of Wodebyry and Lymeneston, together with the advowson of the church of the manor of Lymeneston, to hold for himself and his heirs) granted to William de Aumarle, son of the said William and Elena his wife, the said manor of Lymeneston together with the said rent, for themselves and the heirs of their bodies, and he granted all the residue of the manor of Wodebyry to the said William the elder for life, with remainder thereof, at William's death, to the said William son of William, and to the heirs of the bodies of William and Elena, the king's licence being obtained upon these things; and that the manor of Wodebyry is held of the king in chief by the service of three barbed arrows and of an oaten loaf of the price of half a farthing when the king shall come in the chace of Dertemore for the purpose of hunting there; and that the manor of Lymeneston is held of Hugh de Courtenay, earl of Devon, by knight's service.

Feb. 12. To the treasurer and barons of the exchequer. It has been shown to the
Knaresborough. king by the men of co. Wilts, that although 80 hobelers, whom the king ordered to be chosen in that county, except the city of Salisbury, for his service in Scotland, have set out in that service and remained in the same until they returned home by the king's licence, yet the treasurer and barons—upon the pretext of a grant of 120*l.*, which certain men of that county, being ignorant of the said setting out, made to the king for the discharge of the hobelers and in subvention of the costs and expenses incurred by the king in the Scotch war, which grant is contained in the extracts of the chancery rolls delivered at the exchequer—cause the said 120*l.* to be exacted from the said men as if the hobelers had not set out, wherefore they have besought the king to provide a remedy; and because Richard de Feriby, keeper of the king's wardrobe, has certified the king in chancery that 80 hobelers of that county came to Newcastle-upon-Tyne in the last Scotch war, being sent by the men of that county at the king's order, received the king's wages, and remained in that war from the month

1336.

Membrane 43—cont.

of June last until they returned home by the king's licence, the king orders the treasurer and barons to cause the exaction of the said 120*l.* to be superseded, and to discharge those men of that sum towards the king, and if anything thereof has been levied of them by the sheriff of the county, to cause it to be restored to them.

March 20. To the same. A like order, '*mutatis mutandis*,' to cause the exaction of
Westminster. 250 marks from the men of co. Somerset to be superseded, as the 100 hobelers and 200 archers, whom the king ordered to be chosen in that county, set out thence in his service.

Feb. 14. To the same. Whereas the king at divers times ordered William de la
Walsingham. Pole to cause to be ground without delay the corn which he had purveyed for the king's use, so that the flour thereof might be ready to be sent to the king, and that he should give satisfaction (*gratum faceret*) for the king to certain men of the wapentake of Herthull, co. York, from whom the king caused 100 quarters of wheat to be taken, and to certain other men of the East Riding in that county from whom corn to no small value was taken by Master John de Barton and Richard Fitz Dieu, by the king's order, for his benefit; and by virtue of these orders William paid divers sums of money to the said men, and he incurred divers expenses in the said grinding, for which he had not hitherto been satisfied, as he says: the king therefore orders the treasurer and barons, if they find that this is so, to cause William to have due allowance in his account for the sums which he has so paid and for the expenses which he incurred. By K.

Feb. 16. To the sheriff of York. Order to cause a verderer for the forest of
Walsingham. Spaunton, between the waters of Donne and Syvera, to be elected, in place of John de Butterwyk, who is too weak and insufficiently qualified; as the king granted by charter to the abbot and convent of St. Mary's, York, that they and their successors should keep the forest of Spaunton, by their own verderers, foresters and other ministers, and should do, exercise and pursue attachments and all other things pertaining to the custody of the forest, in the same, and as often as a verderer of that forest should die or chance to be insufficiently qualified, the abbot should have writs in chancery, directed to the sheriff of York, to elect another verderer in place of the one deceased or disqualified.

Feb. 6. To the treasurer and barons of the exchequer. Order to cause John de
Knaresborough. Wroxhale, formerly sheriff of Dorset, to be discharged and acquitted of the goods and chattels of John Belet, clerk, if they shall find that he delivered them to John by virtue of the king's order; as the king ordered him to deliver to John his lands, goods and chattels, at the suit of John Belet and the showing of R. bishop of Salisbury, stating that John Belet had purged his innocence before the bishop, to whom he had been delivered to be punished according to the privilege of the clergy, for the crime of felony of which he was convicted before Robert Fitz Payn and his fellows, justices of oyer and terminer in co. Dorset; and although the sheriff delivered the lands, goods and chattels to John Belet according to the terms of the king's said writ, yet the treasurer and barons unjustly caused the sheriff to be charged to pay the said goods and chattels to the king at the exchequer, whereupon the sheriff has besought the king to cause him to be discharged thereof; and the king ordered Robert to send the record and process, held thereupon before him and his fellows, to the king in chancery, and the king's writ, and it is established by the record and process that John Belet did not withdraw himself or flee by reason of the said felony.

Feb. 8. To the sheriff of Stafford. Order to cause John de Eyton-super-Wildemor,
Knaresborough. of co. Salop, to have seisin of the manor of Crassewall, which Thomas son of Henry de Crassewall held, who was outlawed for felony, because the king

1336.

Membrane 43—cont.

has learned by inquisition taken by the sheriff, that the manor has been in the king's hands for a year and a day, and that Thomas held it of John, and that Thomas de Swynnerton now holds the manor by the king's grant, and had the year, day and waste thereof, and ought to answer for them to the king.

Feb. 3. To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of John Davy of Exeter, who has no lands in the county to qualify him.

To the same. Like order in respect of John de Fenton of Exeter.

MEMBRANE 42.

Feb. 4. To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Edmund de Bereford, the king's clerk, has besought the king to order judgment to be rendered in the following affair; as lately at the suit of Edmund, by his petition before the king and his council in parliament at Westminster, asserting that William de Bereford, Edmund's father, whose heir he is, gave by his charter the manor of Stapelford, co. Leicester, to Simon de Bereford and the heirs of his body; and the manor is in the king's hands by Simon's forfeiture, who died without heirs of his body, and it ought to revert to Edmund, who besought the king to order justice to be done to him in the premises, and the king sent the petition before the justices, enclosed in a certain writ, ordering them to inspect that petition and further to do what they should consider just; and afterwards the process in the said affair being made before the king, and it being found by a jury of the country that William, who was seised in his demesne of fee and of right, of certain lands in Stapelford, now called the manor of Stapelford, gave those tenements to Simon to hold in the form aforesaid by the service of 100s. yearly, that Simon, who was seised of those tenements by virtue of this gift, died without an heir of his body, that the tenements were taken into the king's hand by Simon's forfeiture, and that Edmund is William's next heir; and although Edmund several times requested the justices to proceed to render judgment in this respect according to the force and effect of the said petition and jury, yet the justices have hitherto delayed to proceed to render that judgment; the king therefore orders them that, if they find that the matter has proceeded as aforesaid, after inspecting and examining the petition and its endorsement, and the record and process afterwards held before the king in the same affair, then to proceed to render judgment thereon with all possible speed, notwithstanding that the tenements are in the king's hands. By C.

Feb. 8. To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the king lately appointed Roger de Gildesburgh and James de Kyngeston, his clerks, to arrest all ships of 40 tuns of wine burthen and more in all the ports and places from the port of Faversham towards the North, and to cause those ships to be prepared for war and provided with things necessary, and to choose men-at-arms and others for manning those ships and to cause the men to be placed in the ships to set out upon the sea in the king's service; and the king caused 60s. to be delivered to James upon his wages, and he has besought the king to order account to be made with him upon the premises, and to cause what is in arrears to him for his wages beyond the said 60s. to be paid to him: the king therefore orders the treasurer, barons and chamberlains to make such account with James, allowing him 3s. 4d. a day from 30 July last to 8 September following, when he was in the said service, and to cause allowance for his wages

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to be made in the 60s., and to cause what is owing beyond the 60s. to be allowed to him in the debts which he owes at the exchequer. By K.

Feb. 12. To the treasurer and barons of the exchequer. Order to cause to be
Walsingham. delivered and restored to John Dryng of Driffeld, his goods and chattels, which were taken into the king's hands and appraised at a certain sum, for paying that price at the exchequer, in accordance with his request, as he was lately indicted of the death of Thomas Salvayn before Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king, and afterwards John purged his innocence before W. archbishop of York, the diocesan, and his lands, which were taken unto the king's hands for that cause, were restored to him, but his goods and chattels are detained in the king's hands as forfeit, because of the flight that he made by reason of the said death. By K.

Feb. 14. To the same. Whereas the king lately ordered William de la Pole to
Walsingham. cause those 100 tuns of wine which the king caused to be bought from him by the treasurer, to be carried to Berwick-upon-Tweed and delivered to the keeper of the king's victuals there by indenture, and the king would cause William to have due payment for the costs of that carriage and for the price of the wines according to the agreement made with him, and by reason of that order William sent 100 tuns of wine to the said place, and incurred divers costs in the carriage thereof, for which expenses he has not hitherto been satisfied, as he says; the king orders the treasurer and barons, if they find this to be so, to cause 4*l.* to be allowed to William for every tun of the said wine, and his reasonable expenses for the carriage of the same, in his account. By K.

Feb. 11. To Thomas de Foxle, constable of Wyndesore castle. Order to cause
Walsingham. the houses, tower, walls and bridges of that castle, the houses and walls of the king's garden without the castle, the houses and ponds of Wyndesores park, the paling and enclosure about the king's park there, the houses and walls of the king's manor of Kenyngton, and the paling and wall about the king's park there, to be repaired and amended where necessary, by the view and testimony of the surveyors of the king's works there, up to 20 marks. By C.

Feb. 4. To William Trussel, escheator beyond Trent. Order not to intermeddle
Knaresborough. further with the lands which belonged to William Baudry in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by Walter de Hungreford, late escheator in cos. Surrey, Sussex, Kent and Middlesex, that William at his death held no lands in chief in that bailiwick, but that he held lands of other lords by divers services.

Feb. 8. To the same. Order to deliver to Elizabeth, late the wife of William
Knaresborough. Latymer, the manor of Dylewyk, a moiety of the manors of Ronhale and Kerdyngton, and a third part of the manor of Wotton, with certain tenements in Bromham, restoring the issues thereof to Elizabeth, because the king has learned by inquisition taken by William de Northo, late escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham, that William Latymer at his death, held the said manor, moieties, third part and tenements jointly with Elizabeth for themselves and the heirs of their bodies by a fine levied in the king's court, and the king has taken her fealty of Elizabeth.

Feb. 10. To the treasurer and barons of the exchequer, and to the chamberlains.
Walsingham. Order to cause 40 marks to be paid to Alexander de Bard and Peter Byn and their fellows, merchants of the society of the Bardi, or to give them a suitable assignment for the same, as in the month of November in the 6th year of the king's reign they paid 40 marks for the king to Bartholomew de Burgherssh, then setting out to Flanders in the king's service, upon his

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expenses, with which sum Bartholomew charged himself upon his account at the exchequer, as the king has learned, and for which the said merchants have not hitherto obtained payment or other satisfaction. By C.

Feb. 12. To William Trussel, escheator this side Trent. Order not to inter-
Walsingham. meddle further with the lands which belonged to John de Sancto Claro in that bailiwick, restoring the issues thereof, because the king has learned by inquisitions taken by escheators in divers counties, that at his death he held no land in chief, but that he held lands of other lords by divers services.

Feb. 16. To William de Northo, late escheator in cos. Kent, Surrey, Sussex and
Walsingham. Middlesex. Order to restore the issues of the lands which belonged to John de Sancto Claro if he received any at the time when he was escheator in those counties.

The like to Walter de Hungreford, late escheator in the same counties.

Feb. 2. To William Trussel, escheator beyond Trent. Order to deliver to
Knaresborough. Margaret, late the wife of Geoffrey de Cornub[ia], the manor of Ambirden in the town of Depeden, together with the issues thereof, because the king has learned by inquisition taken by Robert de Hollewell, late escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford, that Geoffrey and Margaret held the said manor jointly for themselves and the heirs of their bodies by a fine levied in the king's court, and that the manor is held of the king in chief as of the honour of Peverell by the service of a moiety of a knight's fee, and the king has taken fealty.

Feb. 7. To the treasurer and barons of the exchequer. Order to cause 150 marks
Knaresborough. from the goods which belonged to John de Bohun, earl of Hereford and Essex, to be delivered without delay to William de Bohun and his co-executors of the earl's will, for the burial of his body and other expenses, as the executors have besought the king to order as much of the said goods as will be necessary for the funeral expenses of the earl to be delivered to them, as all the goods and chattels which belonged to the earl at his death were seised unto the king's hands by reason of the debts which he owed to the king. By K.

Feb. 8. To the sheriff of Wilts. Order to cause a verderer for the forest of
Grantham. Clarendon to be elected in place of John de Harnham, deceased.

Feb. 3. To the sheriff of Southampton. Order to cause a coroner for that county
Knaresborough. to be elected in place of John Aignel, deceased.

Feb. 9. To the treasurer and barons of the exchequer. Order to cause 22*l.* 3*s.*,
Knaresborough. to be allowed to the collectors of the customs in the town and port of Great Yarmouth in their account at the exchequer, receiving from them the king's writ and an indenture made by them with John Sprynget, keeper of the king's ship called *Coggedward*, charging John therewith, as the king lately ordered the collectors, by writ of privy seal, to cause four cables (*cabulas*) suitable for a ship of the burthen of 204 tuns of wine, and four ropes called 'hausers,' each one of the length of fifty fathoms (*teisarum*), to be made for the mast of the said ship, and to cause those cables and ropes to be delivered by indenture to John Springet; and John Perbroun and Thomas de Drayton, collectors of those customs, expended 22*l.* 3*s.* in the buying and making of those cables and ropes, and delivered them to John Springet by indenture, as they say.

Feb. 4. To the same and to the chamberlains. Whereas the king lately sent
Knaresborough. Master Richard de Bynteworth, his clerk, to parts beyond the sea on his business, and granted to him one mark for every day in which he was in that service this side the sea, and 20*s.* for every day in parts beyond the sea, and caused 50 marks to be delivered to him upon such expenses, and Richard has besought the king to order account to be made with him upon the

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premises, and what is over to him beyond the said 50 marks to be paid to him: the king orders the treasurer, barons, and chamberlains to cause such account to be made with Richard, and orders the treasurer and chamberlains to pay to him what is found to be due to him by that account, both for his expenses and the costs of his passages.

Feb. 10. To Master Paul de Monte Florum. Order to pay to John de Pulteneye Knaresborough. 300*l.* which John lately paid for the king to the count of Julers, at the request of J. archbishop of Canterbury, the chancellor, and of H. bishop of Lincoln, the treasurer, for Easter term next, of his fee of 900 marks which the king assigned to the count to be received yearly from the issues of the customs in the port of Boston.

Memorandum that satisfaction has been done to the count for his fee for the aforesaid term.

MEMBRANE 41.

Feb. 10. To John Moryn, escheator this side Trent. Order to deliver to Elizabeth, Knaresborough. late the wife of William le Latymer, tenant in chief, the manors of Skamston, Scotton, Syvelyngton, and tenements in Rillyngton and Pymmore in that bailiwick, to hold in dower of the lands which belonged to her husband, from which lands the king has assigned to her the following, to hold in dower; to wit: the manor of Skamston, co. York, extended at 53*l.* 7*s.* 3*d.* yearly; the manor of Scotton, in the same county, extended at 7*l.* 8*s.* 1½*d.* yearly; the manor of Syvelyngton in the same county, extended at 20*l.* 16*s.* 3*d.* yearly; certain tenements in Rillyngton in the same county, extended at 117*s.* 5*d.* yearly; the manor of Helpryngham, co. Lincoln, extended at 59*l.* 8*s.* 7¼*d.* yearly; the manor of Skredyngton in the same county, extended at 11*l.* 6*s.* 4*d.* yearly; a messuage in Swynesheved, in the same county, extended at 6*s.* 8*d.* yearly; and certain lands in Pymmore, co. Northumberland, extended at 4*l.* 13¾*d.* yearly.

Feb. 11. To William Trussel, escheator beyond Trent. Order to deliver to Knaresborough. Elizabeth, late the wife of William le Latymer, the said manors of Helpryngham and Skredyngton, and a messuage in Swynesheved.

Feb. 10. To the same. Order to deliver to the same Elizabeth the following Knaresborough. knight's fees, of those which belonged to William le Latymer, which the king has assigned to her to hold in dower, to wit: the moiety of a knight's fee in Longstanton, co. Cambridge, which John de Cheyny holds, extended at 100*s.* yearly; the moiety of a knight's fee in Wrastlyngworth, in the same county, which John Fraunceys holds, extended at 100*s.* yearly: a fifth part of a knight's fee in Wrestlyngworth, co. Bedford, which Robert de Hertford holds, extended at 40*s.* yearly; a fifth part of a knight's fee in Crouleye, co. Buckingham, which John de Pateshull, knight, and the heir of Philip de Monte Gomery hold, extended at 40*s.* yearly; the moiety of a knight's fee in Bekyngham, co. Lincoln, which Margery de Aylesford and Loretta de Swaneslond hold, extended at 11*l.* 11*s.* 8*d.* yearly; two parts of a knight's fee in Sistan in the same county, which the prior of Wroxham holds, extended at 119*s.* 8*d.* yearly; a third part of a knight's fee in Ounesby, in the same county, which William Warner holds, extended at 10*l.* 6*s.* 8*d.* yearly.

To the same. Order to deliver to the same Elizabeth the advowson of the church of Corby, co. Northampton, which the king has assigned to her of the advowsons which belonged to William le Latymer, to hold in dower:

Memorandum, that this assignment was made with the assent of Sir Hugh de Glaumvill and Hasculph de Whitewell, attorneys of Queen Philippa, to whom the king committed the custody of two parts of the lands

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which belonged to William le Latymer to hold until his heir should come of age, and with the assent of Elizabeth, as fully appears by a schedule delivered to the chancellor in chancery by the said attorneys in her presence, and in the inquisitions on the lands which belonged to William, returned into chancery, under the protest that if any such inquisitions were not returned into chancery reasonable dower* should be secured therefrom for Elizabeth when they should be returned.

Feb. 12. To the treasurer of Ireland for the present or the future, or to those who
Walsingham. supply their places. Order to cause 400 quarters of wheat to be bought and purveyed in Ireland, placed in ships, and sent to Carlisle with all speed, to be delivered by indenture to the receiver of the king's victuals there.
By K.

To the sheriff of Derby. Order to cause ten cartloads of lead to be bought and purveyed for the king's use from the issues of that bailiwick, and to be taken without delay to Kyngeston-upon-Hull, to be delivered by indenture to William de la Pole, and sent by him to Berwick-upon-Tweed to the receiver of the king's victuals there, as he has been fully instructed by the king.
By K.

To the sheriff of Cumberland. Order to cause 600 quarters of oats to be bought and purveyed without delay in that bailiwick, and to cause the oats to be carried to Carlisle, to be delivered by indenture to the receiver of the king's victuals there, whom the king has ordered to receive them from the sheriff.
By K.

To Richard de la Pole, the king's butler, or to him who supplies his place. Order to cause 160 tuns of wine to be bought and purveyed without delay in ports and places within the realm where he shall see fit, and to cause 80 tuns of that wine to be carried without delay to Berwick-upon-Tweed, and the remaining 20 tuns to Newcastle-upon-Tyne, to be delivered by indenture to the receiver of the king's victuals there.
By K.

Feb. 8. To the sheriff of Warwick. Order to cause the bishop of Worcester to
Knaresborough. have full seisin of a messuage and four cottages in Warrewyk which Robert le Belyetere of Warrewyk and Robert his son held, who were hanged for felony, because the king has learned by inquisition taken by the sheriff that the messuage and cottages have been in the king's hands for a year and a day, and that Robert and Robert held them of the bishop, and that Roger de Ayllesbury, late sheriff of that county, had the year, day, and waste thereof, and ought to answer for them to the king.

Feb. 27. To John Moryn, escheator beyond Trent. Order to deliver to Geoffrey
Hertford. son of William Redemar, kinsman of William Berchaud, deceased, a moiety of the manor of Alenburgh co. Cumberland, restoring the issues thereof, as on 20 July last, on its being found by inquisition taken by Simon de Grymesby, escheator in the liberty of Holdernessee, that divers lands in Outneuton, Pundagh and Danthorp were taken into the hands of Edward I. by reason of the idiotcy of William Berchaud, and that the said lands are held of the king in chief as of the honour of Albemarle, in the king's hands, by the service of the 8th part of a knight's fee and of making suit at the wapentake of Holdernessee every three weeks, and of rendering 17½d. to the ward of Skipse castle in the middle of Lent, and 13¾d. to the aid of the sheriff, and that Geoffrey is William's next heir and of full age, the king took Geoffrey's fealty for all those lands, and gave him respite for his homage until the king's return from Scotland and ordered Simon to cause him to have seisin of all these lands, having taken security from him for rendering his reasonable relief for them at the exchequer, as appears by inspection of the chancery rolls; and by another inquisition taken by the escheator it is found that the said moiety was taken into the hands of

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Edward I. by reason of the idiocy of the said William, and it is held of Anthony de Lucy, and that Geoffrey is William's next heir of the said moiety.

Feb. 6. To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the prior and convent of St. Denys near Southampton, which is of the king's patronage, or to their attorney, a tun of red wine of the first wines brought to that port in the present season of rack in accordance with the king's grant to them of a tun of such wine yearly for the celebration of masses in that priory for the souls of all the faithful departed.

March 4. To the chamberlain of South Wales. Order to pay to Edmund Hakelut, Westminister. constable of Dynevor castle, the arrears of his fee and wages for the custody of that castle from the time of the chamberlain's appointment, and to pay such fees and wages henceforth until further order. By K

Jan. 26. To the treasurer and barons of the exchequer. Order to supersede the demand made upon Eva de Tatesale for 100s. by which she made fine with Berwick-on-Tweed. the king in chancery for having a writ of covenant concerning the manors of Cove and Thoryngton, co. Suffolk, as the king has pardoned her that sum. By p.s. [9443.]

March 22. Richard Love and Richard Wymund of Thornton, imprisoned at Rokyng- Westminister. ham for trespass of vert in the forest of Whitelwod, have letters to Bartholomew de Burgherssh, keeper of the Forest this side Trent, to bail them until the next eyre of the justices in that forest.

The like to the same keeper in favour of the following, to wit :

March 16. Master Robert de Worth, imprisoned at Old Sarum for trespass of vert in Westminister. the forest of Melkesham.

March 12. Nicholas Prat of Hakelyngton, imprisoned at Northampton for trespass Westminister. of vert and venison in the forest of Sausce.

MEMBRANE 40.

March 9. To William Trussel, escheator this side Trent. Order not to intermeddle Sheen. further with the manor of Elyngham, co. Norfolk, restoring the issues thereof to Hawisia late the wife of John de Wisham, because the king has learned, by inquisition taken by the escheator, that John and Hawisia acquired that manor jointly for themselves and John's heirs of John de Botetourt, and continued jointly in seisin thereof until the death of John de Wisham; and that the manor is held of John Bardolf by the service of a sparrowhawk at Michaelmas.

March 12. To the same. Order not to intermeddle further with the manor of Westminister. Doune, co. Middlesex, restoring the issues thereof to Margaret late the wife of John de Bohun, earl of Hereford, because the king has learned by inquisition taken by the escheator, that John and Margaret, at John's death, jointly held that manor of the gift and grant of Ralph Basset of Drayton for themselves and the heirs of their bodies; and that the manor is held of Ralph by the service of a rose yearly.

March 4. To the mayor and sheriffs of London. Order to permit the keeper of the Westminister. king's exchanges of London to assess and levy the fifteenth granted to the king in that city upon the ministers of those exchanges according to the tenor of the king's letters and to cause any distraint made upon them for that cause to be released without delay, provided that the goods of the keeper of the exchanges are taxed by the barons of the exchequer; as among other liberties granted by the late king to the keepers of the

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exchanges of the cities of London and Canterbury, and to the workmen, moneyers and other ministers of those exchanges, which the king has confirmed, it was granted that they are quit, whilst they remain in that service, of all tallages, aids, prests and contributions whatsoever, and that if the keepers and ministers granted to the king by themselves or by the community of the realm, aids or contributions of their own will, that those aids or contributions should be assessed and levied upon them by the keepers of the said exchanges, and that the keepers should be taxed by the barons of the exchequer for the time being, in the said aids, so that none other than the keepers should intermeddle with the assessment or levying thereof.

The like to the sheriff of Middlesex, '*mutatis mutandis*.'

March 15.
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the exaction of a rent of 20 marks yearly from the time of the death of Alexander Fitz Glay and to discharge and acquit John de Baiocis and his lands and the sheriff of Lincoln of that rent, as lately at John's suit by his petition before the king and his council in the last parliament at York, showing that Henry de Baiocis, John's grandfather, whose heir he is, had granted to Alexander a rent of 20 marks yearly for life from all his lands in Halton and Killyngholm, co. Lincoln; and that rent was taken into the late king's hands because Alexander afterwards joined the Scots against the late king; and that although Alexander had died, and for that reason the said lands ought to be discharged of that rent, yet John is distrained by the sheriff of that county in his lands, for rendering that rent to the king's use, as if Alexander was alive, and John beseeching the king to provide a remedy, the king appointed Adam de Lymbergh, Geoffrey de Edenham and Robert de Hacthorn to take an inquisition on the matter in the presence of the sheriff, if he chose to attend, and by that inquisition it is found that in the 3rd year of the late king's reign Henry granted that rent to Alexander for life, of his will simply and without any deed, so that Alexander had no estate in that rent except for life, and that the rent was taken into the late king's hands in the 9th year of his reign by reason of Alexander's joining the Scots; and that Alexander, being reconciled to the king's faith and peace, stayed at Halton in the said county for four years after that reconciliation, and there died on the eve of the Ascension last; and that the said lands and tenements are held of others than the king; and by a certificate sent by the treasurer and barons into chancery at the king's order, it appears that the said rent is in the king's hands for the cause aforesaid.

By C.

To the sheriff of Lincoln. A like order, '*mutatis mutandis*,' to supersede the exaction made upon John for the said rent and to permit him to hold his said lands quit of that rent.

By C.

March 24.
Westminster.

To Gilbert Talbot, keeper of the castle of Blaynleveny in Wales. Order to cause payment to be made to the prior of Brecon in Wales of the arrears of a yearly rent of 5 marks from the time of the keeper's appointment, and to pay that rent henceforth yearly as long as he is keeper; as lately at the suit of the prior before the king and his council, showing that Herbert son of Peter, sometime lord of that castle, granted by his charter to the church of St. John the Evangelist, Brecon, and to the monks there, the said rent of 5 marks yearly, to be received by the hands of the bailiff of Herbert at Blaynleveny, in the name of the tenths, income and expenses of the said castle, and that all the priors of that place and the convent have received that rent in the time of all the lords there from the date of the aforesaid charter until the time when the custody of the castle, which came into the king's hands by the forfeiture of Roger de Mortuo Mari, late earl of March and lord of that castle, was granted to Gilbert by the king; and the prior beseeching the king to cause that rent

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to be paid to him, together with the arrears of the same, the king appointed Adam de Herewynton, Adam Lucas, William Frome, and Walter Joce to take an inquisition on the matter by the oath of lawful men of the demesne of that castle, and by that inquisition it is found that Herbert son of Peter, in the time of Henry III, granted to the then prior and convent of that place and to the monks there the said rent, in the name of the said tenths, and that by virtue of that grant, Sampson, then prior of that place, and one Nicholas, his next successor, were seised of the said rent for all the time of Herbert, and that all the priors of that place, from that time until now, in the time of all the lords of that castle, received the said rent until the time when the custody came into Gilbert's hands by the king's commission, from which time the rent is entirely in arrear. By pet. of C.

March 26. Westminster. To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Peter de Wyhum of Grymesby, deceased.

March 14. Westminster. To William Trussel, escheator this side Trent. Order to deliver to William son of William de Aumarle the manor of Wodebiry, co. Devon, except 13 marks of yearly rent therein, and not to intermeddle further with the other lands which belonged to William de Aumarle which are held of other lords, restoring the issues thereof, because the king has learned by inquisition taken by Ralph de Middelneye, late escheator in cos. Somerset, Dorset, Devon and Cornwall that William de Aumarle, held no lands at his death in his demesne as of fee of the king in chief but that he held the said manor, except the said rent, for life, with remainder to the said William son of William and the heirs of the bodies of that William and Elena his wife; and that the manor is held of the king in chief, by the service of three barbed arrows and of an oaten loaf of the price of half a farthing when the king comes to the chace of Deretmore for the purpose of hunting there; and that William de Aumarle held lands of other lords by divers services, and the king has taken the fealty of William for the said manor, except the said rent.

A like order to the said Ralph, escheator.

March 20. Westminster. To the same. Order to deliver to William Bouet and Joan his wife a messuage and the moiety of a carucate of land in Sutton near Seford, co. Sussex, because the king has learned by inquisition taken by Walter de Hungerford, late escheator in cos. Surrey, Sussex, Kent and Middlesex, that Nigel de Combes held no lands at his death in his demesne as of fee of the king in chief in that bailiwick, but that he held the said messuage and moiety for life of the grant of William Jolyf, by the king's licence, with remainder to the said Joan and her heirs, and that the messuage and moiety are held in chief by the service of finding two parts of a hobeler in the king's war in Wales for forty days, and the king has taken the homage of William for the messuage and moiety.

To Bartholomew de Burghersh, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Dene. Order to bail Thomas Bleyth, imprisoned at the castle of St. Briavels for trespass of venison in the said forest, if he shall find twelve mainpernors of that bailiwick who will undertake to have him before the justices next in eyre for pleas of the Forest in co. Gloucester, to stand to right concerning the said trespass, and if he is replevable according to the assize of the Forest.

March 12. Westminster. To the sheriff of Cambridge. Order to pay to Master Thomas Powys, keeper of the scholars whom the king maintains by his alms in the university of Cambridge, the arrears of 3*d.* daily and two robes yearly from 28 September, in the 8th year of the king's reign, and to pay the said 3*d.* daily and robes to Thomas henceforth so long as he is keeper of the said scholars and as long as the sheriff holds his office, as on the said

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28 September the king granted to Thomas at will the said 3*d.* daily and two robes yearly, to wit, one with fur and one with linen, to be received as long as he was keeper of those scholars, as Master John de Langetoft, late keeper there, was wont to receive them for his time.

MEMBRANE 39.

- March 13. To the treasurer and barons of the exchequer. Order to cause the
Westminster. demand made upon Hawisia, late the wife of John de Wysham, who held the manor of Elyngham, co. Norfolk by the king's commission, upon condition of answering to the king for the issues thereof if they ought to belong to him, for such issues to be superseded, and to cause her to be discharged and acquitted thereof at the exchequer; as lately, at her suit, asserting that she and John had been jointly seised of that manor until his death, and beseeching the king to cause his hand to be amoved therefrom, the king ordered William Trussel, escheator this side Trent to take an inquisition upon the premises, by which it was found that Hawisia was jointly enfeoffed with John of that manor by the gift and grant of John de Botetourt to hold for themselves and the heirs of John de Wysham, and that the manor his held of John Bardolf by the service of a sparrowhawk at Michaelmas; the king therefore ordered William not to intermeddle further with the manor, restoring the issues thereof to Hawisia.
- March 15. To William Trussel, escheator this side Trent. Order to cause William
Westminster. atte More son and heir of Stephen atte More, tenant in chief of the late king, to have seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death, as William has proved his age before William de Northo, late escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, and the king has taken his homage for the said lands. By p.s. [9456.]
- March 20. To the same. Order not to intermeddle further with a messuage,
Westminster. 120 acres of land, 4 acres of meadow and 3 acres of wood in Mendlisham, restoring the issues thereof to Matilda, late the wife of John Busch of Mendlisham, because the king has learned by inquisition taken by the escheator that John and Matilda held the said messuage, land, meadow and wood jointly at John's death and that they are not held of the king.
- March 15. To the chamberlain of North Wales. Order to account with Thomas
Westminster. de Aledon, executor of the will of Edward de Bohun, late justice of North Wales, for the arrears of his wages at his death for the time that he was justice, and to pay to the said executor what is found to be owing to Edward by such account. By C.
- March 14. To the sheriffs of London. Order to pay 50*l.* to Walter de Weston,
Westminster. clerk of the king's works in the palace of Westminster and the Tower of London, or to him who supplies his place there, upon certain works in the palace and the Tower. By K.
- March 22. To the sheriff of Surrey and Sussex. Order to pay to the same Walter
Westminster. or to him who supplies his place, 20*l.* for the said works. By C.
- March 20. To William Trussel, escheator this side Trent. Order not to distrain
Westminster. John son of John de Enefeld for his homage and fealty, as he has done homage and fealty to the king for the lands which he holds of him. By p.s. [9497.]
- March 15. To the same. Order to cause William son and heir of Hugh de la Tour,
Westminster. tenant in chief of the late king, to have seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick at his death,

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Membrane 39—cont.

because William has proved his age before Ralph de Middelneye, late escheator in cos. Somerset, Dorset, Devon and Cornwall, and the king has taken his homage for the said lands. By p.s. [9458.]

To the same. Order not to distrain Peter de Grandisson, son and heir of William de Grandisson, for his homage, as the king has taken Peter's fealty for all the lands which his father held at his death in chief, and gave him respite for his homage until his return from Scotland, at the request of William de Monte Acuto; and now the king has taken his homage for the said lands. By p.s.

To the same. A like order not to distrain Humphrey, earl of Hereford, for his homage, for which he had respite until the last parliament. By p.s.

To the treasurer and barons of the exchequer. John de Haustede has besought the king that whereas the late king sent him at divers times to divers parts both beyond and this side the sea, on his affairs, and caused divers sums of money, as prests, to be delivered to him upon his expenses by the hands of Roger de Northburgh, then keeper of the wardrobe, which sums are now exacted of John, the king will be pleased to order account to be made with him for those sums, and to cause his reasonable wages and other expenses in doing the premises to be allowed to him therein; the king therefore orders the treasurer and barons to account with John and cause allowance to be made to him as aforesaid, charging him with the residue of the said sums, if there is any.

March 18. To the same. Order to cause the demand which they made on the men
Westminster. of co. Middlesex for 40 marks to be superseded, discharging and releasing them thereof, notwithstanding that two of the number of hobelers and archers whom they were required to choose were wanting, as the king lately caused ten hobelers and forty archers to be arrayed in that county by certain lieges, to set out in his service against the Scots, and although the hobelers and archers set out last summer to the said parts, yet 40 marks, by which certain men of that county made fine with the king for the discharge of these hobelers and of 20 of the said archers, as well as for a subsidy for the costs incurred by the king in that war, are now exacted from the men of that county, as the king has learned from their plaint; wherefore the king ordered Richard de Feryby, keeper of the wardrobe, to inspect the rolls of the wardrobe concerning the wages paid to such hobelers and archers in that time, and to inform the king upon the premises; and Richard returned that Thomas Josep and eight of his fellow hobelers and 39 archers of that county came to Newcastle-upon-Tyne on 23 June last to set out with the king in the war of Scotland at the accustomed wages; and it is not just that the men of the said county should be charged with these 40 marks, which they paid for the discharge of the hobelers and archers who have set out in the king's service. By pet. of C.

March 11. To the same. Order to cause due allowance to be made to Thomas de
Westminster. Bradeston, fermor of Gloucester castle, for the sums which they shall find to have been expended by him in repairing the great tower, walls, and other buildings of the castle, and the bridges, ditches and weirs in the water of Severn pertaining to that castle, as the king ordered him by writ to make such repairs as were necessary, by the view and testimony of the abbot of Gloucester and William Tracy, knight, from the ferm of that castle.

March 15. To the sheriff of Wilts. Order to cause a verderer for Clarendon to be
Westminster. elected in place of John Aygnel, deceased.

March 13. To the sheriff of Southampton. Like order with respect to Nicholas le
Westminster. Wayte, late a verderer in the forest of Chute.

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Membrane 39—cont.

March 20. To William Trussel, escheator this side Trent. Order not to intermeddle
Westminster. further with a rent of 10s. in Filyngham, in the king's hand by the livery of Gilbert de Ledred, late escheator in cos. Lincoln, Northampton and Rutland, restoring the issues thereof to the abbot of Revesby, as Gilbert returned that he took that rent unto the king's hand by reason of the trespass which the abbot was said to have made in acquiring the rent, which is held of the king in chief, for himself and his house, in fee of divers feoffors after the publication of the statute of mortmain, without obtaining the licence of the king and his progenitors; and by letters patent of the late king, shown before the king in chancery, it fully appears that the late king pardoned the abbot and convent that trespass.

April 3.
Eltham.

To the same. Order to deliver to Hugh de Freigne and Alesia his wife, late the wife of Ebulo Lestraunge, a messuage and a carucate of land in Avyngton, and 28s. 11d. rent to be received from certain free tenants in Neubury, co. Berks, together with the issues thereof, from the time of Ebulo's death; because the king has learned by inquisition taken by William de Northo, late escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, that Ebulo and Alesia held the said messuage, carucate and rent jointly at Ebulo's death, for themselves and Ebulo's heirs, by the grant of John Sefoul, knight, and John de Wadenho, and that they are held of the king in chief as parcel of the county of Salisbury by the service of a fourth part of knight's fee.

March 20.
Westminster.

To the mayor and bailiffs of Cambridge. Order to cause the pavement of that town, both in the streets and lanes, to be repaired and amended, and to induce and, if necessary, force their fellow burgesses and others to cause paving to be put down before their holdings, as was wont to be done, so that the cry thereof may not again come to the king, whereby he would have to lay a heavier hand thereto, because the chancellor and scholars of the university of Cambridge have complained to him that the pavement of the town is ruined and broken, so that all who pass sustain damage.

By pet. of C.

March 30.
Eltham.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands which belonged to Thomas de Leukenore in that bailiwick at his death, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that he held no lands in chief, but that he held lands of other lords by divers services.

MEMBRANE 38.

March 12.
Westminster.

To the treasurer and chamberlains. Whereas Henry III. by his charter, which the king has confirmed, granted to God and St. Edward 24 *oboli* of musk yearly, to be rendered in the name of chevage upon the great altar in the church of Westminster by the hands of the king or queen if they were within the realm, or by the treasurer if they are not; and at the suit of the abbot of that place by his petition before the late king and his council showing that the abbot and his predecessors had been peacefully seised of that rent from the time of the drawing up of the said charter until the time when the late king undertook the government of the realm, and beseeching him to order the said rent and the arrears thereof to be rendered to them, the late king ordered the treasurer and chamberlains by his writ to pay them the arrears of that rent, having taken information thereupon by inspection of the rolls and memoranda of the exchequer and otherwise, and to cause that rent to be paid yearly thenceforth; and subsequently, the late king being informed that the treasurer and chamberlains had paid 10*l.* to the abbot by virtue of the aforesaid orders, in part payment of the arrears of the said 24 *oboli*, and that they refused to pay the residue of these

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Membrane 38—cont.

arrears, ordered the treasurer and chamberlains by his writ to pay the said rent yearly and the arrears thereof according to the tenor of the previous orders, as is said to be contained in divers orders of the late king which are in the exchequer; and now the present king has been besought by the present abbot of that place to order that rent to be paid to him yearly and the arrears thereof, as the abbot and his predecessors never obtained the residue of the said arrears beyond the 10*l.*; the king therefore orders the treasurer and chamberlains to view the late king's orders touching that affair, and also other memoranda, and if they find that such demand was made of the treasurer and chamberlains and that the abbot or his predecessors made no release to the king or his father of the residue of those arrears, then to cause payment to be made to the abbot of what is in arrears to him of the said rent, and to pay that rent yearly henceforth according to the tenor of the charter aforesaid.

By K.

March 20. To William Trussel, escheator this side Trent. Order to cause John
Westminster. son and heir of Stephen de Segrave, tenant in chief of the late king, to have full seisin of all the lands of which his father was seised at his death in his demesne as of fee, in that bailiwick, because John has proved his age before William Erneys, late escheator in cos. Warwick, Leicester, Nottingham, Derby and Lancaster, and the king has taken his homage for the said lands.

By p.s. [9491.]

Like order to John Moryn, escheator beyond Trent.

To John de Glanton, constable of Carlisle castle. Order to cause the houses, walls, turrets and other buildings of that castle to be repaired where necessary up to the sum of 40 marks, by the view and testimony of Peter Tilliol, from that ferm of 63*l.* 7*s.* 7½*d.* which the constable is bound to render yearly at the exchequer by the hands of the sheriff of Cumberland for the keeping of the castle and the king's demesne lands there.

By K.

March 22. To the treasurer and barons of the exchequer. Order to cause Joan de
Westminster. Carru to be discharged and acquitted at the exchequer of the arrears which she owes to the king for the ferm of the manor of Ipplepenne, co Devon, which she lately held of the king's grant until Almaric de Sancto Amando, then a minor in the king's wardship, should come of age, as the king of his special favour has pardoned her the said arrears.

By p.s. [9504.]

March 15. To William Trussel, escheator this side Trent. Order not to intermeddle
Westminster. further with the lands which Gilbert Lovel, who held by knight's service of the heir of John Lovel, tenant in chief of the late king, held at his death in his demesne as of fee in that bailiwick of the said heir, whose homage the king lately took, because Ralph Lovel, brother and heir of Gilbert, has proved his age before the escheator.

Feb. 10. To the same. Order not to intermeddle further with the manor of Isen-
Walsingham. hamsted Cheyndut, restoring the issues thereof to Elizabeth, late the wife of William le Latymer, because the king has learned by inquisition taken by William de Northo, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, that William and Elizabeth held the said manor jointly at William's death with the advowson of the chapel of the manor, for themselves and the heirs of William's body, of the king's gift, and that the manor is held of the earl of Cornwall as of the honour of Walyngford.

March 20. To William de Clynton, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Nicholas Cardee, fellow monk of the abbot of Préaux, who is going to parts beyond the sea to his monastery, by the king's licence, for certain affairs touching that monastery, to cross from that port with his horses and equipments, and 10*l.* for his expenses and those of his household.

Vacated because on the dorse.

1336.

Membrane 38—cont.

March 24. To Thomas de Foxle, constable of Wyndesore castle. Order to cause the
Westminster. houses, tower, walls and bridges of that castle, the houses and walls of the king's garden without the castle, the houses and ponds of Wyndesore park, the paling and enclosure about the parks there, the houses and walls of the manor of Kenyngton, and the paling and wall about the king's park there, to be repaired where necessary by the view and testimony of the viewers of the king's works there. By K.

March 23. To the sheriff of Nottingham. Order to cause the defects in Nottingham
Westminster. castle, as in houses, walls, turrets and other buildings, and in the king's mills and weirs below the castle, to be repaired where necessary by the view and testimony of William de Eland, constable of that castle. By K.

To John de Wodehous, keeper of the hanaper. Order to pay to Geoffrey le Scrop 60*l.* from the money in John's custody, which sum the king received from Geoffrey as a loan. By K.

March 24. To Richard de la Pole, the king's butler. Order to deliver to Michael
Westminster. de Wath, lately holding the household of the king's chancery, the arrears of the fee of wine which he ought to receive from the king by reason of the said household, for ten weeks. By K.

March 16. To the treasurer and barons of the exchequer. Whereas the king, wishing
Westminster. that the works then begun in his castle of Somerton should be continued, that the demesne land there should be sowed, and that the king's necessary houses there, both within and without the castle, should be repaired, lately ordered John de Trehampton, sheriff of Lincoln, by divers writs, to cause payment for the expenses of the said works to be made from the issues of that bailiwick, and to find corn for sowing and for livery of the necessary servants there, and the costs for repairing the houses for John Crabbe, keeper of the said castle and lands, from the said issues; and the king also ordered the same sheriff by writ of privy seal to cause all the timber for the castle, ordained within that bailiwick, to be carried to the castle with all possible speed; by virtue of which orders the sheriff has incurred divers costs on the premises, as appears by indentures made between him and John: the king orders the treasurer and barons to cause allowance to be made to the sheriff in his account for the expenses which they shall find him to have incurred in this respect.

To the same. Order to cause allowance for 20*l.* to be made to the same sheriff in his account, as he says he has spent that sum by the king's order in repairing the gaol of Lincoln castle, which was ruinous and broken in divers places, so that the escape of prisoners was to be feared unless it was quickly repaired, and also the great hall of that castle where the justices of gaol delivery and assize, and those appointed to take other inquisitions, hold their sessions, by the view and testimony of Geoffrey de Edenham, the king's clerk.

To the same. Order to cause allowance to be made to the same sheriff in his account for what they shall find him to have paid to William Doget, the king's falconer, by his order, as the king lately sent William to co. Lincoln with a falcon and a dog, to stay there for the sport (*riperia*) there until otherwise ordered; and the king ordered the sheriff to cause 9*d.* a day to be found for William from the issues of the bailiwick, 1*d.* for the falcon and $\frac{1}{2}$ *d.* for the dog, for their daily wages, for the time that they should stay there, by indenture to be made between the sheriff and William.

To the same. Like order to cause allowance to be made to the same sheriff for the sums which he has paid to the same William by the king's order, as the king sent William to co. Lincoln with seven falcons gentle (*gentilibus*), a tiercel gentle and a lanner, and three grooms carrying the said

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Membrane 38—cont.

falcons, tiercel and lanner, and also two dogs for the sport, and ordered the sheriff to pay 9*d.* for William, $\frac{3}{4}$ *d.* for each falcon, tiercel and lanner, and 2*d.* for each groom, and $\frac{1}{2}$ *d.* for each dog, for their daily wages.

MEMBRANE 37.

March 23. To William de la Pole. Notification that it will not behove him to
Westminster. intermeddle further with the tables for the exchange of the king's money at Dover, London, Great Yarmouth, Boston, and Kyngeston-upon-Hull, although the king lately appointed him to hold those tables, which were ordained by the king and his council for those leaving and entering the realm, by the view and testimony of controllers whom the king should appoint.
By bill of the treasurer.

March 10. To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon, and
Westminster. Cornwall. Order not to intermeddle further with three messuages in Pylton which the escheator had taken into the king's hands because he had found by inquisition of office that they were held of the king in chief, because the king has learned by inquisition taken by the escheator that those three messuages of Walter atte Welle and Edith his wife, which Roger le Hethene, Edith's uncle, whose heir she is, acquired in fee of William, late abbot of Malmesbury, are held of the prior of Barnastapol by the service of 3*s.* and doing suit twice yearly at the prior's court, and not of the king in chief.

March 22. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Order to cause allowance to be made to Henry de Percy, to whom the late king, on 25 December, in the 15th year of his reign, granted the custody of the castles and town of Scardeburgh for all the time that he held the custody of that castle at ferm or otherwise, and as long as he shall hold it, of 10*l.* which he renders yearly to the king for the issues of the castle in part satisfaction of 40 marks yearly, which the king ordered to be allowed to him yearly; and to cause Henry to have an assignment for the remaining 25 marks of the ferm which the burgesses of the town of Scardeburgh render yearly at the exchequer, and to cause a tally of the king's receipt for the said 25 marks yearly to be levied and delivered to Henry, as the king ordered the treasurer and barons to cause Henry to have allowance for 40 marks yearly for the time that he had the custody of the said castle [*as in this Calendar*, 3 *Edward III.* p. 515], and to inform the king if there was reasonable cause why they should not do this; and they returned that proceedings had not been taken for the payment, satisfaction or allowance to Henry of the said 40 marks for the custody of the castle, because Henry had the castle for rendering a certain ferm yearly at the exchequer, and it is not found at the exchequer that any fermors of the said castle in the time of the king or his progenitors had any allowance for the said custody, and that it is not customary that they should receive anything for the custody of the castles demised to them, and it was not found at the exchequer that allowance was made to any for the custody of the castle except only to Giles de Bello Campo, for himself and six men-at-arms, for the munition and custody of the castle: and the king's orders and the certificates of the treasurers, etc. being examined and discussed before the king and his council in the present parliament in Westminster, it seemed good to them that Henry should have the said 40 marks for all the time when he had the custody of the castle, and for the time when he is fermor of that castle, and for the time when he answers to the king for the issues of the castle.
By K. and by pet. of C.

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Membrane 37—cont.

Oct. 10. To the treasurer and chamberlains. Order to pay to William de Anne, Berwick-on-Tweed. 100*l.* from the treasury according to the tenor of the king's letters patent. [*As at page 460 above.*]

Vacated because in the 9th year.

1336.

March 20. To the justices of the Bench. Order to proceed further in a plea Westminster. between John Glamorgan and John de Weston, knight, concerning 15 acres of land and 3 acres of meadow in Brerdyngge, provided that they do not proceed to render judgment without consulting the king, as John Glamorgan has shown the king by his petition before the king and his council in parliament that he seeks the said land and meadow against John de Weston before those justices, and John de Weston then alleged that Queen Eleanor, the king's grandmother, by her charter, which Edward I. confirmed, granted to John de Weston and Cristina his wife the manor of Middleton in the Isle of Wight, co. Southampton, to hold for themselves and the heirs of their bodies; and the said John de Weston, as son and heir of the same John and Cristina, was seised of the said land and meadow as parcel of that manor, so that he ought not to answer John Clamorgan in this respect without the king; upon which pretext the justices have hitherto superseded the said plea, whereupon John Clamorgan has besought the king to provide a remedy. By pet. of C.

March 20. To the treasurer and barons of the exchequer. Order to supersede the Westminster. demand which they made on William la Zouche for rendering to the king the rolls and memoranda for the time when he was justice of the Forest this side Trent, provided that such rolls and memoranda, which are in the custody of Agnes, wife of John son of John Mautravers, as is said, are delivered to the king, as the king lately granted the office of the justiceship of the Forest this side Trent to the said John son of John to hold at will, and ordered Robert Houel, then coroner of the household, by letters under the privy seal, to receive from William all the rolls and memoranda touching the said forest, which were in the custody of William, to whom the king previously committed that office of justice to hold under a certain form, and to deliver them to John then justice in eyre for pleas of the Forest in co. Wilts; and although Robert received all the said rolls and memoranda from William and delivered them to John to be kept, as Robert has acknowledged in person before the king in chancery, yet the treasurer and barons unjustly distrain William to render the said rolls and memoranda to the king; and the king has learned from trustworthy testimony that they are in the custody of Agnes, wherefore he has ordered Agnes to have all the rolls and memoranda which belonged to John at the time when he was justice of the Forest, and the other things touching that forest, at the exchequer on the quinzaine of Michaelmas next, to be delivered to the treasurer and chamberlains there, as is customary.

March 18. To John Moryn, escheator beyond Trent. Order to pay to Henry de Westminster. Wytheton, chaplain celebrating divine service in the chapel within the manor of Clipston, the arrears of 5 marks yearly from 6 September, in the 4th year of the king's reign, and to pay those 5 marks henceforth yearly from the issues of that manor, as on the said 6 September the king granted to Henry 2 marks yearly in addition to the 40*s.* yearly which he received because he celebrated sometimes in St. Edwin's chapel [*as in this Calendar, 6 Edward III. p. 438*].

March 15. To William Trussel, escheator this side Trent. Order to amove Westminster. king's hand from 8 acres of land in Talyngton, and not to intermeddle further therewith, as Gilbert [de] Ledred, late escheator in cos. Northampton, Lincoln and Rutland, returned that he had not taken that land into

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Membrane 37—cont.

the king's hands, but that Matthew Broun, sometime escheator in the said counties, took that land into the late king's hands by reason of a certain trespass which the prior of Belvoir did in appropriating the land for himself and his house without the late king's licence, after the death of Matilda Goldwyr, who held the land of the prior by the service of 16*d.* yearly; and that Matthew, at the time of his amoval from that office, delivered that land to Gilbert by indenture together with the other lands in the king's hands and in Matthew's custody; and afterwards the prior informed the king that he held that land appropriated to himself and his house from time out of mind and had entered it as his right after Matilda's death, to whom the prior demised the land for life as of the right of his house, and the prior has besought the king to cause his hand to be amoved from that land, and the king ordered Gilbert to take an inquisition upon the matter by which it is found that the prior did not acquire the said 8 acres after the publication of the statute of mortmain, but that he and his predecessors have held that land appropriated for himself and his house from time out of mind, and that a certain prior of Belvoir, predecessor of the present prior, demised that land to Matilda for life as of the right of his house, not appropriating that land to his house after the statute, and that the prior did not release that land to Matilda but that the land was taken into the late king's hands at the procuracion of certain malevolent persons asserting falsely that the said land had been appropriated to that house after the said statute.

March 16. To the treasurer and barons of the exchequer and to the chamber-
Westminster. lains. Order to cause 66*l.* 8*s.* 3½*d.* to be paid to Henry de Percy or to cause him to have a competent assignment for the same, as he has besought the king to order that sum to be paid to him, as the king lately ordered the collectors of the custom in the port of Berwick upon Tweed, to pay to Henry from the issues of that custom, 500 marks which the king granted to him by charter to be received yearly from the said custom, until provision should be made for him and his heirs of 500 marks of land or rent yearly by the king or his heirs; and the same collectors paid 66*l.* 8*s.* 3½*d.* of the said custom, which Henry ought to have received, to John de Burdon, late the king's chamberlain at Berwick, after Henry had delivered the said writ to the collectors, for the munition of Berwick; and in John's account, rendered at the exchequer, it is found that John received from the collectors 134*l.* 14*s.* 11*d.* received from the issues of that custom between 23 September in the 8th year of the king's reign and 12 October in the 9th year, of which 68*l.* 6*s.* 7½*d.* were paid to Henry in part payment of the said 500 marks, as fully appears by the certificate of the treasurer and barons sent into chancery.

By K.

MEMBRANE 36.

March 20. To the mayor and bailiffs of Cambridge. Order not to release or permit
Westminster. to be released any malefactors or transgressors, being clerks of the university of Cambridge or a layman who has injured a clerk, adjudged to prison by the chancellor of the university or him who supplies his place, and in the custody of the mayor and bailiffs, knowing that if they do this the king will punish them as contemning his orders and as aiding and abetting the said malefactors, as it was granted by the kings of England to the chancellor and scholars of that university, that when a clerk is committed to prison by the order of the chancellor for his misdeeds, he shall be detained in prison until his release is sought from the chancellor, and if a layman injures a clerk he shall be immediately taken, and if the injury is great, he shall be imprisoned in that town and detained there until the clerk has been reasonably satisfied; and now it has been shown to the king by the chancellor

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Membrane 36—cont.

and scholars that certain persons, scheming to weaken the liberties of the chancellor and scholars, have borne divers of the king's writs concerning the replevying of divers clerks and laymen imprisoned by the chancellor's order, to the sheriff of Cambridge, and that the mayor and bailiffs under colour of such writs have caused such clerks and laymen to be released from prison, wherefore the chancellor and scholars have besought the king to apply a remedy by their petition before him and his council in parliament.

By pet. of C.

[*Fœdera.*]

March 24.
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand which they made on the bailiffs of the town of Maldon, co. Essex, for rendering 20 marks for the king's use, and to discharge and release them thereof at the exchequer, provided that John Haward, admiral of the fleet in the east parts, shall answer to the king for the said 20 marks, as is just, as the king lately requested the bailiffs and men of Maldon, by his letters under the privy seal, to cause a ship to be munitioned with double equipment (*eskipamento*) of war, to stop upon the sea in the king's service for a month at their own cost, to repel the invasion of the king's enemies and rebels, and further to do what should be enjoined on them by John Haward on the king's behalf; and afterwards at the suit of the said bailiffs and men showing the king that they had delivered 20 marks to John to have remission of the said ship and costs in the king's name, as may fully appear by the letters patent under John's seal, testifying the receipt of that money, exhibited before the king in chancery, the king by his writ ordered Thomas Gobyon, John de Coggesale and Robert de Teye, whom he lately appointed to levy a certain fine granted to the king by the community of that county for the release of hobelers, that if they should ascertain that John Haward had received 20 marks as aforesaid then they should supersede the demand which they made on the said bailiffs and men to contribute to the said fine; and now it has been shown to the king by the bailiffs and men, that because the said writ to Thomas, John and Robert, is delivered and sent to chancery at the exchequer among other extracts, the treasurer and barons cause the said bailiffs and men to be distrained for the said 20 marks, whereupon they have besought the king to provide a remedy; and John Haward has acknowledged in person before the king in chancery that the letters which the bailiffs and men exhibited before the king in chancery, and which they have in their possession, concerning the receipt of the said 20 marks, are his deed and that he received the same 20 marks from the bailiffs and men for the remission of the said ship.

March 27.
The Tower.

To the abbot and convent of St. Edmund's. Order to pay 100 marks of the money which they are bound to pay to the king from the last voidance of that abbey, to Thomas Roscelyn, for the king's affairs, as he has been fully enjoined by the king.

By K.

March 28.
The Tower.

To the justices of the Bench. Order to supersede the holding of a plea before them which is pending between the king and Nicholas Malemeyns, that Nicholas shall permit the king to present a fit person to the church of Rothewell, as by letters of Edward I. exhibited before the king and his council by Nicholas, by which Edward I. granted the advowson of that church to him and his heirs, and by other evidences likewise exhibited in chancery, it is apparent that the right of presenting to that church does not belong to the king.

By K.

April 5.
The Tower.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands which belonged to Thomas Tracy in that bailiwick, restoring the issues thereof, and to inform the king if there is any reason

1336.

Membrane 36—cont.

why he should not do this, as it was lately found by inquisition taken by Walter de Hungerford, then escheator in cos. Surrey, Sussex, Kent and Middlesex, that Thomas held no lands at his death of the king in chief, and the king ordered Walter not to intermeddle further with the lands which belonged to Thomas in that bailiwick, restoring the issues thereof, and Walter was amoved from his office before he had executed the order.

March 24. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. Order to account with William Trussel, whom the king lately sent on business to parts beyond the sea with other lieges, and to whom the king caused 40*l.* to be delivered upon his expenses, for the days spent in that service, and for the expenses of his passage, 13*s.* 4*d.* being allowed to him for every day, and to cause him to be paid what shall be found to be due for his wages and expenses.
By C.

March 24. To the treasurer and barons of the exchequer. Roger de Novo Mercato
Westminster. has besought the king that—whereas Adam de Novo Mercato, Roger's grandfather, whose heir he is, was bound to the king's progenitors in divers debts, and although divers lands which belonged to Adam, after he became thus indebted, came into the hands of divers men, yet the treasurer and barons, passing over the other tenants, cause those debts to be exacted from Roger and distrain him therefor, as if he held all the lands which belonged to Adam—the king will be pleased to cause the said debts to be apportioned between the tenants of the lands which belonged to Adam, and to order the exaction of the debts from Roger to be superseded in the meantime; the king therefore orders the treasurer and barons to hear Roger's plaint, calling before them the said tenants, holding lands which ought of right to be charged with the said debts, and to cause those debts to be apportioned according to the portion of the said lands which each one holds and to cause those debts to be levied from them according to that apportionment, superseding the demand made upon Roger for the said debts while that apportionment is being diligently pursued at the exchequer.

By p.s. [9516.]

March 26. To Ralph de Middeldnye, escheator in cos. Somerset, Dorset, Cornwall and
The Tower. Devon. Order to make a legal partition, into two equal portions, of all the lands of which John Hayron of Enefeld, tenant in chief, was seised at his death, in his demesne as of fee, in the presence of Margaret, sister and co-heir of John, if she choose to attend, and to cause John de Garton, son and heir of Joan de Garton, sister and co-heir of John Hayron, to have full seisin, as eldest, of his purparty of the said lands, together with the issues thereof from 22 January last, as on that day the king took the homage of John de Garton for his said purparty, and ordered William Trussel, escheator this side Trent, accepting security from John for rendering his reasonable relief at the exchequer and making a legal partition of all the said lands in the presence of Margaret, if she chose to attend, to cause John to have full seisin of his purparty, and John has not hitherto obtained seisin of his purparty as he asserts.

March 23. To Simon de Grymesby and Gilbert de Ledred. Order to deliver all the
Westminster. lands of Hugh de Freyne and Alesia countess of Lincoln, whom Hugh married, in cos. Lincoln, Northampton and Nottingham to the said Hugh or his attorney, together with all the goods and chattels found in those lands, and the issues thereof, as entire as before they were taken into the king's hands, although the king lately appointed Simon and Gilbert to take into the king's hands all the lands, goods and chattels of Hugh and Alesia in cos. Lincoln, Northampton and Nottingham, and to keep them safely until further orders.
By p.s. [9507.]

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Membrane 36—cont.

The like to the following in the following counties, to wit :

Thomas de Langele and John de Benham in cos. Oxford, Berks and Buckingham.

John de Tothill in co. Cambridge.

Ralph de Middelneye in co. Dorset.

Gilbert de Berewyk in co. Wilts.

Richard le Ward and Thomas de Alta Ripa in co. Middlesex.

To John Crabbe, constable of Somerton castle. A like order with respect to the goods and chattels of Hugh and Alesia in that castle.

March 20.
Westminster.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a rent of 10s. in Filyngham, restoring the issues thereof to the abbot of Revesby, as Gilbert de Ledred, late escheator in cos. Lincoln, Northampton and Rutland returned that he took that rent into the king's hands by reason of a trespass which the abbot was said to have made in acquiring the same rent, which is held in chief, in mortmain, without licence, and by the letters patent of the late king, shown before the king in chancery, it is apparent that the late king pardoned the abbot and convent the said trespass.

MEMBRANE 35.

March 20.
Westminster.

To the treasurers and baron of the exchequer. William But and John de Hales have shown the king by their petition before him and his council in parliament that whereas lately at the time when the staple of wool was in the city of Norwich, they were collectors of the custom of wool, hides, and wool-fells in the port of that city, and at that time a subsidy was granted to the king by the denizen and alien merchants, beyond the ancient customs due upon such wool, hides, and wool-fells, and although divers merchants loaded a certain ship of Henry Frese in that port with wool, hides, and wool-fells, for which they paid the ancient custom due thereupon to William and John, for which they answered to the king, after the grant of the said subsidy, and left that port with the ship, wool, hides, and wool-fells, to go to parts beyond, long before the king's commission to levy such subsidy in that port had been delivered to William and John, and the said merchants have not hitherto had goods and merchandise within the power of the collectors, and they do not come within their power ; yet the treasurer and barons, not considering this, intend to charge William and John in their account with 16*l.* 10*s.* 4*d.* for the wool, hides, and wool-fells in the said ship, beyond the ancient custom, whereupon they have besought the king to provide a remedy ; the king therefore orders the treasurer and barons that if they shall ascertain by inquisition or otherwise that the said ship was laden with wool, hides, and wool-fells by the said merchants, and that they left the port before the king's commission had been delivered to William and John, as aforesaid, and that the merchants have not had any goods within the power of the collectors hitherto and have not come into their power, then to supersede the demand made upon William and John for the said 16*l.* 10*s.* 4*d.* and to discharge them thereof, provided that they answer to the king for the ancient custom due to the king on the said wool, hides, and wool-fells, and that the said subsidy shall be levied of the merchants or of their goods and merchandise if they have any within the realm.

By pet. of C.

April 4.
Eltham.

To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Cornwall, and Devon. Order to cause Margaret sister and co-heir of John Heyron of Enefeld, tenant in chief, to have seisin of her purparty of the lands which

1336.

Membrane 35—cont.

belonged to John in that bailiwick, together with the issues thereof from the 11th March last, as the king lately took the homage of John de Garton son and heir of Joan de Garton sister and co-heir of John Heyron, for his purparty of the said lands, and ordered William Trussel, escheator this side Trent to cause John, as eldest, to have full seisin of his purparty, having accepted security from him for rendering his reasonable relief to the king, and having made a legal partition of the said lands in the presence of Margaret, if she chose to attend, retaining in the king's hands Margaret's purparty until further orders; and on 11 March last the king took Margaret's homage for her purparty and ordered the said escheator to cause her to have full seisin thereof, having accepted security from her for rendering her reasonable relief to the king, and Margaret has not hitherto obtained seisin of her purparty, as she asserts.

April 6.
Waltham.

To John de Wodehous, keeper of the hanaper of chancery. Order to pay to Thomas Rocelyn 100 marks which the king granted to him upon his expenses about certain affairs of the king in Scotland. By K.

Vacated because otherwise below.

April 9.
Waltham
Holy Cross.

To the treasurer and barons of the exchequer. Order to cause Robert de Holewell, keeper of two parts of the manor of Tichewell, co. Norfolk, to be discharged of rendering 11*l.* yearly to the king for the said two parts, provided that answer is made to the king for the arrears thereof before 15 March last, as on 4 October in the 4th year of his reign the king committed to him the custody of the said two parts, which belonged to Thomas Lovel, tenant in chief, and which were in the king's hands by reason of the minority of Thomas's heir, to hold as long as those two parts should remain in the king's hands for that reason, rendering thereof to the king 11*l.* yearly; and afterwards, because it was found by an inquisition taken by William Trussel, escheator this side Trent, at the suit of Ralph Lovel, that the said manor descended to Gilbert Lovel son and heir of Thomas, after the death of Thomas, and that Ralph is Gilbert's brother and his next heir and of full age, and that the manor is held of John Lovel son and heir of John Lovel, lately a minor in the king's wardship, by knight's service, and in the king's hands by reason of the minority of John Lovel and of Ralph, wherefore on 15 March last the king ordered the escheator not to intermeddle further with the lands which were of Ralph's inheritance.

April 8.
Waltham.

To the sheriff of York. It has been shown to the king by the master and brethren of St. Leonard's hospital, York, that whereas, by charters of the king's progenitors, which the king has confirmed, they ought to receive, and their predecessors from time out of mind have been wont to receive, a thrave of corn of each plough ploughing in that county, for the maintenance of the poor resorting to that hospital, divers men having lands in that county who are bound and were wont to render such thraves, withdraw and detain them without reasonable cause, and do not permit the master and brethren to have them, so that those alms for the souls of the king's progenitors, himself and his heirs, cannot be done as they ought; and the king not wishing the hospital to be depressed, chiefly because it is of his patronage and the mastership, collation, visitation, correction, and disposition thereof pertain to him, orders the sheriff to distrain all those who withdraw and detain such thraves, to render their thraves to the master and brethren as was anciently wont to be done. By pet. of C.

April 4.
Eltham.

To the sheriff of Nottingham and Derby. Order to pay to Nicholas de la Despense, the king's yeoman, 10*l.* for Easter term last, according to the tenor of the king's letters patent, as the late king granted to Nicholas in recompence for his long service 20*l.* of land yearly from the lands which belonged to William de Bredon in co. Somerset, to hold at will of the late

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Membrane 35—cont.

king in aid of his maintenance and that of his wife and children, which lands, by the common assent of the king's parliament, were taken from Nicholas and delivered to William; and afterwards the king having consideration for the good service which Nicholas rendered to the late king and to Queen Isabella, granted him 20*l.* yearly to be received by the hands of the sheriff of the said counties for the time being, at will or until the king should provide him with 20*l.* of land yearly in a suitable place, to hold in aid of his maintenance and of that of his wife and children.

April 5.
The Tower.

To Reginald de Conductu, mayor of London and escheator in that city. Order to cause Humphrey de Bohun, brother and heir of John de Bohun, earl of Hereford and Essex, to have full seisin of all the lands of which his brother was seised at his death, in his demesne as of fee in that bailiwick, together with the issues thereof from 18 February last, saving to Margaret, late the earl's wife, her reasonable dower from the said lands, as on 18 February last the king took the fealty of Humphrey for all the lands which the earl held in chief, and gave him respite for his homage until the next parliament, and ordered William Trussel, escheator this side Trent, to cause him to have full seisin of all the said lands in his bailiwick, having taken security from him for rendering his reasonable relief to the king.

April 2.
Eltham.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause 18*l.* 3*s.* 4*d.* to be paid to Ralph de Upton of London, merchant, or allowance to be made to him in the debts which he owes at the exchequer, if they shall find that he has not yet been satisfied for that sum, and on payment or allowance being made, to receive from him the bill under the seal of Thomas de Usflet, late clerk of the great wardrobe, charging Thomas with that sum, as the king is indebted to Ralph in the said 18*l.* 3*s.* 4*d.* for cloth bought from him for the king's use by Thomas as may appear by the said bill which is in Ralph's possession By K.

March 19.
Westminster.

To Elizabeth late the wife of William de Latymer, tenant in chief. Order to pay to the abbot of St. Mary's, York, the arrears of a rent of 16*s.* from the time when the manor of Skameston, co. York, was delivered to her, and to pay that rent henceforth so long as she holds the manor, which was delivered to her by the king to hold in dower, because the king has learned by inquisition taken by John Moryn, escheator beyond Trent, that William at his death held in his demesne as of fee 17 tofts 12 bovates and 8 acres of land in that manor of the said abbot by fealty and by the service of rendering the said 16*s.* yearly to the abbot and his successors.

April 14.
The Tower.

To the treasurer and barons of the exchequer. Order to admit the deputy appointed by Nicholas de Teukesbury, the king's clerk, to that office in the exchequer which Nicholas de Actone, clerk, lately had by the king's grant, as the king granted that office to Nicholas to hold for life, for his good service and in consideration of the grant and rent which he made to the king of his lordship, and right in the towns of Clyfton, Dartemuth, and Hardynasse, receiving in that office the accustomed fee, and Nicholas de Teukesbury has besought the king to grant that he may depute a fit substitute in that office as he is detained by so severe sickness that he cannot exercise the duties in person. By C.

March 23.
Westminster.

To the sheriff of Salop. Order to deliver the castle and manor of Ellesmere with the hundreds there and the hamlets of Colmare and Hampton and its other appurtenances, together with the issues thereof, to Hugh de Freyne or his attorney, without delay, although the king lately ordered the sheriff to take into the king's hands all the lands, goods and chattels in that county, of Hugh and Alesia, countess of Lincoln, whom Hugh married and to keep them safely until further orders. By p.s.

MEMBRANE 34.

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April 12.
Waltham
Holy Cross.

To the treasurer and barons of the exchequer, Dublin, and to him who supplies the place of that treasurer. Whereas lately at the suit of John Moryz, escheator in Ireland, asserting that he had sustained many losses in the king's service in these parts at divers times, and beseeching the king to order the said losses to be allowed to him in his account for the issues of his office or in the yearly ferm which he is bound to render to the king for the manor of Aththerden in Ireland, in his hands by the king's commission, to hold until the heir of John de Birmyngeham, earl of Loueth, come of age, in consideration of such losses and of the good service which he has rendered to the king and his progenitors in Ireland and elsewhere, the king ordered the justiciary and chancellor of that land and the treasurer to inform themselves by inquisition or otherwise upon the matter, and by their certificate it is found that John lost horses, silver vessels, armour, jewels and other goods and chattels to the value of 169*l*. on such service, and in the time of that loss there is nothing for retaining any magnate at wages or other costs; the king therefore orders the said treasurer and barons, and him who supplies the treasurer's place, to cause 120*l*. to be allowed to John in full satisfaction of the said losses both of horses and other things contained in the certificate, in the arrears of his ferm due to the king for the said manor, and to cause him to be discharged and acquitted of the said sum, provided that answer shall be made to the king for the issues of that office, and for the residue of the arrears of that ferm, if any.

By K. and C.

April 12.
Eltham.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to view the king's letters obligatory and the bills of the wardrobe in the possession of Bartholomew de Barde and Peter Byne and their fellows, merchants of the society of the Bardi, and also the payments made to the king by loan at his order or otherwise, and to cause due payment to be made to them of what shall be found to be owing to them, or to cause assignment to be made to them of the money of the tenth and fifteenth granted to the king, one moiety to be paid on the octaves of Midsummer next, the other on the morrow of St. Matthew following, to be levied and paid in places most convenient to those merchants, notwithstanding any assignment upon the issue of the said tenth and fifteenth made or to be made to any one; and that done to receive from the merchants the said letters obligatory and bills, as the merchants have besought the king to order such payment or assignment to be made to them as he is indebted to them in divers great sums, as may appear by the king's letters obligatory, bills of the wardrobe, and of other money which they lent at the king's request and paid at his receipt, by the said letters and bills in their possession and in that of the treasurer, barons and chamberlains, and by payments made by the merchants at the king's receipt.

By K.

April 10.
Havering-atte
Bower.

To William Trussel, escheator this side Trent. Order to cause reasonable dower to be assigned to Elizabeth, late the wife of Ralph de Wylmyngton, tenant in chief, upon her taking oath not to marry without the king's licence, in the presence of Richard de Wylmyngton, brother and heir of Ralph, if he choose to attend.

April 12.
Havering-atte
Bower.

To the same. Order not to intermeddle further with two parts of the manor of Great Munden and the advowson of two parts of the church of Great Munden and of the priory of Rounheye, co. Hertford, because the king has learned by inquisition taken by the escheator that John Desevill held no lands at his death in chief, but that he held the said two parts and advowsons of the earl of Richemund by the service of two parts of a knight's fee.

1336.

Membrane 34—cont.

To the taxers and collectors of the tenth and fifteenth in co. Buckingham. Order to supersede the taxing of the goods and chattels of the abbot, prior and convent of St. Peter's Westminster, of the issues of their manors of Turueston and Denham in the said county which they hold, as they assert, by charter of Edward I. which the king has confirmed, for making a distribution to the poor for the soul of Eleanor, queen of Edward I. on the day of her anniversary and for doing other alms yearly, and to restore anything which they may have levied thereof. By C.

The like for the same for other manors charged as above in other counties.

April 15.
The Tower.

To the treasurer and barons of the exchequer. Order to cause Hugh Madeiray to have those terms at the exchequer which the king has granted to him, to wit, that he should pay those 9*℥*. 5*s*. 4*d*. * with which he is charged upon his account for the time when he had the custody of the manor of Wengham and the barton of Wengham which belonged to Walter, sometime archbishop of Canterbury, and which were taken at his death into the king's hands among the other temporalities of the archbishop in instalments of 50*s*. twice yearly. By K.

April 16.
The Tower.

To the merchants of Florence of the society of the Bardi staying at London. Order to pay to William Fox, citizen of York, whom the king is sending to Flanders on his affairs, 40 marks upon his expenses in the said journey. By K.

The like to the same in favour of John de Percebrigg for 10 marks.

To William de la Pole, the king's butler, or to him who supplies his place in the port of London. Order to deliver to the monks of St. Peter's, Westminster, a tun of wine of the right prise of London of the present year, in accordance with the grant to them by Henry III. of a tun of such wine to be received yearly on the morrow of St. Botolph by the hands of the chamberlain and his heirs, at London for the celebration of divine service in that church.

April 15.
The Tower.

To the taxers and collectors of the tenth and fifteenth in co. Kent. Order to supersede the taxing of the goods of the hospital of the *Maison Dieu*, Dover, restoring anything which may have been levied for that cause, as the said hospital was founded by King Henry, the king's progenitor, of his alms, and is so slenderly endowed that its goods barely suffice for the maintenance of the master and brethren and of the poor and infirm persons there, and for other alms according to the ordinance of the said king, and if it be charged with the aids granted to the king by the community of the realm, it will behove the master and brethren to diminish the said alms. By K.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause 3,000 marks to be paid to Master Paul de Monte Florum without delay, or a competent assignment to be made to him upon the issues of the tenth and fifteenth granted to the king, as he has delivered 3,000 marks into the king's chamber for his secret affairs. By K. and C.

To the same. Order to view the bills, acquittances and evidences which Master Paul de Monte Florum may have concerning payments which he has made at the request of the king, John, archbishop of Canterbury, the chancellor, and Henry, bishop of Lincoln, the treasurer, and a certain schedule containing divers sums made by Paul at such orders and requests

* Written in over an erasure.

1336.

Membrane 34—cont.

and containing the persons to whom payment was made, which schedule the king sends to the treasurer, barons and chamberlains, enclosed with these presents, making diligent enquiry concerning other payments for which he has not such bills, acquittances or evidences, and concerning the expenses and other debts which the king owes to him, and to cause payment to be made to Paul of the sums contained in that schedule, and also of what they shall find to be owing by making account with him, or to cause an assignment to be made to him upon the issues of the tenth and fifteenth now granted to the king, and that payment or assignment being made to receive from Paul such bills, acquittances and other evidences as he shall have.

By K. and C.

April 10.
Waltham.

To the treasurer and barons of the exchequer. Order to cause wages to be allowed to William de Northwell, the king's clerk, in his account, which he undertook to render at the exchequer for Robert de Tanton, deceased, for the time when he was keeper of the wardrobe, which Robert paid to Thomas de Bradeston, and the reasonable expenses which Thomas incurred in his passage, for which he was satisfied by Robert, as William has besought the king to order such wages to be allowed to him, as Robert, while he was keeper of the wardrobe, satisfied Thomas, whom the king sent to parts beyond the sea on his affairs, and to whom he granted the following wages for every day spent in that service, to wit, 13s. 4d. this side and 20s. beyond the sea, and also the expenses of his passage.

By C.

April 15.
The Tower.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a cottage and three acres of land in the town of Fulbourn, co. Cambridge, as the king, wishing to be informed of the cause of the taking of a messuage and 5 acres of land in Fulbourn which belonged to John de Bello Campo, into his hands, ordered the escheator to certify him thereon, and the escheator returned that he had not so taken those tenements, but that Robert de Holewell, late escheator in cos. Norfolk, Suffolk, Essex, Hertford, Cambridge and Huntingdon delivered the said cottage and land to him by indenture, asserting that they were in the king's hands by reason of the acquisition which David de Hoton, late vicar of Brunnum church made thereof without the king's licence, for his life, of the said John, who held them in chief; and Nicholas, John's son and heir, as is said, has informed the king that the said messuage and land ought to revert to him after David's death by virtue of a demise made by John to David.

April 10.
Waltham
Holy Cross.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Master John Petri, who left York on the eve of St. Margaret the Virgin last for the Roman Court on the king's affairs, and to whom 40*l.* were delivered upon his expenses, 13*s.* 4*d.* being allowed to him for his wages for every day, and to cause payment to be made to him of what they shall find to be due.

By C.

MEMBRANE 33.

April 20.
Guildford.

To James le Botiller, earl of Ormound, lord of the town of Aillesbury, or to his bailiffs there. Order to deliver to Robert de Fienes 30*l.* for Easter term last, of the ferm of that town, in accordance with the king's grant to Robert on 26 January, in the 4th year of his reign, of 60*l.*, to be received yearly from the ferm of the said town by the hands of Emma, late the wife of Robert de Monte Alto, and of other lords of that town for the time being, which grant was made in confirmation of a like grant made to Robert by the late king on 4 February, in the 6th year of his reign.

1336.

Membrane 33—cont.

- April 21. To the treasurer and barons of the exchequer. Order to cause 30*l.* to be
 Guildford. allowed to the same earl in his said ferm, if he has paid that sum to Robert de Fienles by virtue of the preceding order.
- April 20. To the sheriff of Buckingham. Order to deliver to Robert de Fienles,
 Guildford. 55 marks for Easter term last, from the issues of that bailiwick, in accordance with the king's grant to Robert of 110 marks yearly from the said issues, for life, being in confirmation of a previous grant made by the late king.
- April 21. To the treasurer and barons of the exchequer. Order to cause 55 marks
 Guildford. to be allowed to the sheriff of Buckingham in his account, if he has paid that sum to Robert de Fienles by virtue of the preceding order.
- April 16. To William Trussel, escheator this side Trent. Order to deliver to
 The Tower. Margaret, late the wife of John de Bohun, earl of Hereford, tenant in chief, the following castles, manors, and lands which the king has assigned to her and the lands which Eleanor, late the wife of Robert de Brus, held in dower in the manor of Kynebauton, co. Huntingdon, as of the lands which belonged to John at his death, with the assent of Humphrey de Bohun, brother and heir of the earl, to wit: the castle and manor of Kynebauton, co. Huntingdon, extended at 154*l.* 16*s.* 10½*d.* yearly; the manor of Aghmondesham, co. Buckingham, extended at 52*l.* 16*s.* 8*d.* yearly; the manor of Depeden, co. Essex, extended at 42*l.* 0*s.* 9½*d.* yearly; and the manor of Writtle, in the same county, of which two parts are extended at 101*l.* 17*s.* 5½*d.* yearly, and all the lands which Eleanor held in dower in that manor and its members, which are not yet extended, to the value of 50*l.* 18*s.* 8½*d.*, for all her dower from all the said lands, rendering yearly to the earl and his heirs of the manor of Depeden, 22*l.* 10*s.* 6½*d.*, which exceed the said dower.

By C.

Memorandum, that Humphrey, the earl, and Margaret, between whom a dissension was moved previously upon the assignment of the said dowry, came into chancery at London, and their reasons being heard there, it was considered that Margaret should be dowered from the lands, knights' fees and advowsons which belonged to John, and for the good of the peace between the said parties, for the assignment of dower, they placed themselves in the disposition and ordaining of J. archbishop of Canterbury, the chancellor, and agreed that that which the chancellor should ordain upon the assignment of dower and other things touching that affair should remain firm and stable; and the chancellor, having taken deliberation with the parties, decreed and ordained that Margaret should have from the king's assignment 380*l.* of land and rent from the said lands, of which the earl was seised at his death in his demesne as of fee in suitable places, according to the extents thereof made and returned into chancery, together with the knights' fees and advowsons pertaining to the lands so assigned to Margaret, to wit, so that if these fees and advowsons exceed that portion which belongs to Margaret as dower, then the chancellor shall withdraw those which are in excess and assign them to the earl, as may seem good to him, and if the said fees and advowsons pertaining to the lands assigned to Margaret do not attain to the portion which belongs reasonably to her thereof, then the chancellor shall cause other knights' fees and advowsons, being in the earl's hands, to be delivered to her up to the value which is wanting; and if the earl and Margaret cannot agree upon the assignment of Margaret's dower, then he shall speedily cause to be assigned to her the lands, fees and advowsons which touch her, to wit, lands to the value of 380*l.*, according to their extents in fitting places.

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Membrane 33—cont.

By virtue of that agreement the assignment of dower was made to Margaret in the form contained above in the writ directed to the escheator concerning the lands and concerning the advowsons, as appears below.

May 23. To William Trussel, escheator this side Trent. Order to deliver to
Woodstock. Margaret, late the wife of John de Bohun, earl of Hereford and Essex, tenant in chief, the following advowsons which the king has assigned to her in dower, with the assent of Humphrey de Bohun, to wit: the advowson of the abbey of Nottle, co. Buckingham; the advowson of the priory of Stonle, co. Huntingdon; the advowson of the church of Amundesham, co. Buckingham, extended at 80 marks yearly; the advowson of Tillebrok church, co. Bedford, extended at 50 marks yearly; the advowson of Shenefeld church, co. Essex, extended at 40 marks yearly, and the advowson of Quenden church, co. Essex, extended at 10 marks yearly.

MEMBRANE 32.

April 16. To John Parker and John Bolter. Order to pay the money in their
The Tower. possession to those from whom it was received by them without delay, lest a plaint thereupon be repcated to the king, as the king has been besought by the men of the town of Abyndon, co. Berks, to cause the sum of money received from them by John and John and in their custody to be delivered to the said men, as the king lately appointed certain lieges to choose a certain number of hobelers in that county, and to cause them to be provided with arms and mounts (*equitaturis*) at the proper cost of that county, to be sent to Scotland in the king's service; for levying which costs the said John and John were appointed by the king's said lieges; and although the hobelers remained at home by the king's order, yet John and John detain in their possession a great part of that sum of money which they received from those men for the said hobelers. By K.

April 12. To the escheator this side Trent, for the present or the future. Order
Waltham not to intermeddle with the temporalities of the priory of Merton or with
Holy Cross. the goods, chattels or issues of the same whenever the priory shall be void by the death or cession of any prior, permitting the sub-prior and convent and their successors in future voidances to dispose freely of the temporalities and to receive the goods, chattels and issues thereof without hindrance, as has hitherto been customary, saving only that in every voidance some one shall be deputed by the escheator for the custody of the priory gate, in the name of the king's royal lordship, to stay there during such voidances, and saving to the king the custody of the lands which may henceforth be acquired for that house if they are held in chief; as it being lately found by inquisitions taken after the death of brother William, late prior of Merton, by divers escheators in cos. Southampton, Wilts, Oxford, Berks, Bedford, Ruckingham, Norfolk, Suffolk, Cambridge, Huntingdon, Essex, Hertford, Somerset, Dorset, Devon, Cornwall, Kent, Surrey, Sussex, Middlesex, Northampton, Rutland, Lincoln, and the city of London, this side Trent, that the sub-prior and convent of that house in every voidance disposed at will of the temporalities of the house from time out of mind and always received all the issues thereof without the king or his ministers receiving the temporalities or intermeddling therewith, except that the escheators for the time being, immediately after the death of any prior of that place, entered the priory and placed a man to guard the outer gate, called the great gate of the priory, in the name of the king's royal lordship, to stay there during that voidance without receiving anything except his reasonable

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Membrane 32—cont.

maintenance, the king ordered the said *escheators not to intermeddle further with the temporalities of the priory, restoring the issues thereof to the sub-prior and convent.

Et erat patens.

April 16.
The Tower.

To John de Wodehous, keeper of the hanaper. Order to pay to Richard de Wath, the king's clerk, whom the king lately sent to York upon his affairs, 20s. for his expenses in that journey.

By K.

April 18.
Guildford.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause Adam de Fyncham to be discharged and released of the issues of the lands delivered to Adam de Clyfton, William Bernak and Alice his wife as their purparties, from 18 March last, provided that answer is made to the king for the issues of the purparty of John de Orreby, a minor in the king's wardship for the lands demised in the hands of Adam de Fyncham; as of the lands which Joan, late the wife of Robert de Tateshale, tenant in chief of Edward I., who died while a minor in the said king's wardship, held in dower with the assent of Adam de Clyfton, kinsman and co-heir of Robert, of William Bernak, who married Alice, another co-heir, and of Geoffrey le Scrop, to whom the king granted the custody of the lands which are of the inheritance of John, third kinsman and co-heir of Robert, to hold until John came of age, the king has assigned to Adam de Clyfton the hundred of Frethbrig, co. Norfolk, and houses in Southlenn, called 'Jeweshous,' to hold in his purparty from the lands which Joan held in dower this side Trent, and to William and Alice and John all the remaining lands in that bailiwick, to be equally divided between them; and on 18 March last the king ordered William Trussel, escheator this side Trent, to cause Adam to have full seisin of that hundred and the houses to hold as aforesaid, and having made a legal partition into two equal parts of the remaining lands in that bailiwick, in the presence of Adam de Fyncham, to whom the king committed the custody of the lands which Joan held in dower, which were in the king's hands by reason of John's minority, to be held under a certain form, if he chose to attend, to cause William and Alice to have full seisin of the purparty touching them according to that partition, and to demise John's purparty to the hands of Adam de Fyncham, until further orders.

April 18.
Guildford.

To Richard, earl of Arundel, justice of North Wales, or to him who supplies his place there. Order not to molest or in any way disturb Peter Russel, burgess of Beaumaris (*Bello Marisco*), against the form of his mainprise, as Peter being accused lately of certain seditions, excesses and contempts made on the king, was taken by the king's order and imprisoned at Beaumaris; and afterwards at his suit showing that the premises had been falsely imposed upon him at the procuration of his rivals, and beseeching the king to provide a remedy, the king ordered the justice to cause Peter to be brought safely before the king on a certain day now past, to do and receive what the king's court should determine in the premises; and afterwards the king ordered Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king, to cause speedy justice to be done to Peter upon his release, having taken fuller information upon the cause of his capture and detention; and the justices having taken information in the premises, both by inquisition taken before William de Shaldeford, supplying the place of the justice, and by the certificate of Thomas de Auldon, executor of the will of Edward de Bohun, late justice of those parts, and also supplying the place of the justice in those parts, released Peter from prison by the mainprise of John de Goddesfeld, William de Skypwyth, Alan de Sutton, William Pygot and Thomas de Fenby of co. Lincoln and John de Housom of co. York, who undertook to have Peter before the king whenever he should wish to speak against him thereon, and that Peter should conduct

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Membrane 32—cont.

himself well and faithfully, as is found by the tenor of the record and process which the king caused to be brought before him in chancery. *Et erat patens.*

March 9.
Westminster.

To the keeper of the countess of Pembroke's manor of Bywell, co. Northumberland, or to him who supplies his place there. Order to deliver to John de Denton of Newcastle-upon-Tyne or his attorney, twenty oaks fit for timber growing in the wood of Bywell for repairing the gate of Westgate in Newcastle and the town there, because the king wishes John, who is keeper and surveyor of the work of the said gate and of the tower, to have the said oaks for repairing the gate and tower and for the construction of a drawbridge (*pontis versatilis*) and for other works there for the security of the said town.

By C.

April 25.
Guildford.

To the mayor and bailiffs of Newcastle-upon-Tyne. Order to cause public proclamation to be made in the port of that town where ships with wines come, that no merchant or other person, under pain of forfeiture, shall presume to buy or sell any wine in tuns or pipes before those wines are gauged as is customary

By C.

April 19.
Guildford.

To the collector, in the diocese of Worcester, of the six-yearly tenth imposed by the pope on the clergy of England. Order to permit the archbishop of York to be discharged as to his manor of Kyngesclere, but the king wishes him to be charged with the aids, tallages and other contributions imposed on the community of the realm, by reason of the said manor, from the time of the enfeoffment thereof; as the king lately gave licence to Peter, archbishop of Rouen, and the dean and chapter of St. Mary's church, Rouen, that they might enfeoff William de Melton, archbishop of York, with the manor of Kyngesclere, which was then held in chief in frank almain, as is found by an inquisition taken by Robert Selyman, then escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, to hold for himself and his heirs by the service of rendering thence at the exchequer by the hands of the sheriff of Southampton 10s. yearly for every service; and the king gave licence to the archbishop of York to receive the manor from the archbishop of Rouen and the dean and chapter and to hold it as aforesaid, as is fully contained in the king's letters patent; and now the king has learned from the plaint of the archbishop of York that because the archbishop of Rouen and the dean and chapter were wont to pay the tenths and other quotas imposed on the clergy of the realm from that manor, as from their other temporalities and spiritualities in the realm, before the said enfeoffment, the collector unjustly compels the archbishop of York by ecclesiastical censures to pay the six-yearly tenth on the manor.

April 20.
Guildford.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a messuage, two carucates of land, 12 acres of meadow, 20 acres of pasture, 10 acres of wood and 20s. rent in Bykerton, which are held of Joan, countess of March, by the service of a moiety of a knight's fee, as is found by inquisition taken by Adam de Wyleby, late escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining, restoring the issues thereof to the said countess, as it being lately found by the same inquisition that John de Barewe and Matilda his wife, on the day John died, jointly held for themselves and the heirs of their bodies a messuage, 80 acres of land, 3 acres of meadow and 100s. rent in Bolynghop, Clehungre and Hereford, co. Hereford, of the king in chief by the service of a third part of a fourth part of a knight's fee by the grant of Roger Broun, vicar of Monks Norton church, by the late king's licence and by a fine levied in the king's court, and other lands of other lords by divers services, the king ordered the said escheator not to intermeddle with the lands which are held of other lords, restoring the issues thereof.

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MEMBRANE 31.

Aug. 23.
The Tower.

To William Trussel, escheator this side Trent. Order not to intermeddle further with certain lands called Popesmede, Goreslond and Grenecroft in the towns of Waldyngfeld and Aketon, co. Suffolk, restoring the issues thereof, as it being lately found by inquisition taken by John de Blonvill, late escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford, after the death of John Carbonel, that John held the said lands at his death of Andrew de Bures as of the manor of Aketon, by the service of 20s., and that he held no other lands in chief, and the king learning afterwards that certain tenements called 'Popesmede,' 'Goreslond' and 'Grenecroft' are and were parcel of the manor of Aketon, which is held of him in chief, and are held of him by knight's service, by reason whereof the custody of the lands which belonged to John at his death, together with the marriage of Alice, John's daughter and heir, a minor, ought to belong to the king, he appointed certain lieges to take an inquisition by the oath of the men of co. Surrey upon the premises; and by that inquisition it is found that Popesmede, Goreslond and Grenecroft are not and never were parcel of the manor of Aketon, but that they are held of the manor of Aketon by the service of a clove and a ginger root for all services and have been so held from time out of mind.

April 18.
Guildford.

To the treasurer and barons of the exchequer. Order to allow 10*l.* to Richard Curzon and Robert de Normanton, bailiffs of Nottingham, in their ferm, if they shall be found to have paid that sum for Easter term last to Robert de Newerk and Meliora his wife, sometime the wife of Gilbert de Glynkarny, in accordance with the king's grant to Robert and Meliora of 20*l.* to be received yearly by the hands of the bailiffs of Nottingham from the ferm of that town in lieu of 20*l.* yearly which the king granted to Gilbert to be received by the hands of the escheator this side Trent.

To William Trussel, escheator this side Trent. Order not to intermeddle with a certain house in Coggeshale, which the abbot of Coggeshale built there, nor to molest him for that cause, as the king was lately informed that the abbot built that house for a great part upon the king's soil in the high street and market of that town, to the prejudice of the king and the injury of men passing by that street, and the king ordered the escheator to take an inquisition on the matter, by which it is found that the house which the abbot erected is not to the king's prejudice nor to the injury of men passing by that street, and that it is the abbot's shop in that town, and that no part of the house is raised upon the king's soil, but near the market place of the town upon the abbot's soil which he holds in chief in frank almain.

April 15.
The Tower.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause allowance to be made to James de Kyngeston of 3*s.* 4*d.* for every day from 15 February last to 10 March following, during which time he was in the king's service, for his wages, in 4*l.* which the king caused to be delivered to him from the treasury upon his wages, provided that he answer to the king for what is over beyond his said wages of the said 4*l.*, as the king lately appointed him and Ralph de Wilyngham, his clerks, to arrest all ships of 40 tuns burthen and more in all the ports from the mouth of the Thames northwards, and to cause those ships to be prepared and munitioned for war, and to choose men-at-arms and others for manning those ships, and to cause the men to be placed in the ships to set out upon the sea in the king's service.
By K.

April 16.
The Tower.

To the same. Order to pay to Bartholomew de Barde and Peter Byne, merchants of the society of the Bardi, the sums which they have paid at the king's order, or to cause those merchants to have a competent assignment therefor, charging those who ought to be charged therewith, as the said

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Membrane 31—cont.

merchants have paid the following sums to the following persons about to set out to divers parts in the king's service, to wit, to Gossamus de Dygnhak, Gaillardus de Savygnhak, Gaillardus Assaillist and Robert de Mounceaux, the king's serjeants-at-arms, 10 marks, to William Fox, citizen of York, 40 marks, to John de Percebrigge, 10 marks, and Master John Peres, 73*l.* 12*s.* 6*d.*

By C.

- April 28. To the collectors of the custom of wool, hides and wool-fells in the port
Guildford. of London. Order to pay to Oto, lord of Kuyk or his attorney, 125*l.* for Easter term last, in accordance with the king's grant to him of 250*l.* yearly from the said issues for life.
- April 30. To the treasurer and barons of the exchequer. Order to cause 125*l.* to
Guildford. be allowed to the collectors in their account, if they have paid that sum to Oto, lord of Kuyk, by virtue of the preceding order.
- April 28. To the collectors of the custom of wool, hides and wool-fells in the port
Guildford. of London. Order to pay to John de Hanon[ia] or to Dinus Forcetti and Alexander de Bard and their fellows, merchants of the society of the Bardi of Florence, staying in the said city, John's attorneys in this matter, 500 marks for Easter term last, in accordance with the king's grant to John of 1000 marks yearly, from the issues of that custom.
- April 30. To the treasurer and barons of the exchequer. Order to cause 500 marks
Guildford. to be allowed to the said collectors in their account, if they shall be found to have paid that sum to John de Hanon[ia] by virtue of the preceding order.
- May 3. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Order to pay to William de Emeldon, the king's clerk, 3*s.* 4*d.* for every day spent by him in the king's service, or to cause him to have due allowance therefor in the payment of his yearly ferm for certain lands in Prendewyk, co. Northumberland, which he holds by the king's commission, at a certain time now about to come and in the arrears of that ferm, as the king lately appointed William to arrest all ships of 40 tuns of wine burthen and more in the ports of Newcastle-upon-Tyne and Hertepol and other places between those towns and the town of Berwick-upon-Tweed where ships ply, and to cause all such ships to be prepared for war without delay and provided with double equipment and other necessary things, and to choose men-at-arms and mariners within the said towns from the men of those parts, as many as shall be necessary, and to cause the men so chosen to be placed in the ships, and the ships thus made ready to be sent to sea to set out in the king's service and to do other things contained in the king's letters patent; and William has besought the king to order such payment or allowance to be made, as he was in the said service for 38 days without receiving anything therefor.
- May 8. To the treasurer and barons of the exchequer. Order to allow to Robert
Westminster. Darrays, sheriff of Northumberland, in his account, 10 marks for his expenses, as the king lately ordered him by writ under the great seal, to go to the king's castle of Rokesburgh to receive there from William de Felton, constable of Rokesburgh castle, Henry de Douglas, a Scot and a rebel, detained there in William's custody, and to bring him to Pontefract castle to be delivered to the constable there, to stay in prison.
- May 12. To the treasurer and barons of the exchequer and to the chamberlains.
Sheen. Order to account with Edmund de Grymesby, the king's clerk, sent with letters of request at divers times to several abbots and priors in cos. Bedford, Buckingham, Cambridge, Huntingdon, Essex and Hertford, for subsidies in aid of the expenses incurred by the king for the marriage of his sister Eleanor to the count of Guelders, for the days when he was attendant upon

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Membrane 31—cont.

the said affairs, and to cause reasonable wages to be allowed to him according to the exigence of his estate; and the treasurer and chamberlains shall pay to Edmund any money which may be due to him beyond those 40s. which the king caused to be delivered to him upon his expenses in this respect. By C.

MEMBRANE 30.

May 2. To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands which belonged to Alice, late the wife of Andrew Peverel, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that at her death she held no lands in chief, but that she held lands of other lords by divers services.

May 4. To the mayor and bailiffs of the city of Chichester. Order to pay to Westminister. Matilda de Pyrie, formerly nurse of John de Eltham, the king's brother, and of Joan, the king's sister, and to Joan de Bois, formerly nurse of Eleanor, the king's other sister, a ferm of 36*l.*, which the citizens of that city were wont to render yearly to the king, and which formerly belonged to Edmund, earl of Kent, tenant-in-chief, and is in the king's hand by reason of the minority of John, Edmund's son and heir, according to the tenor of the king's orders, notwithstanding the king's order to pay that ferm to Master Henry de Garlandia, dean of Chichester, as the king lately granted to Matilda 30*l.* to be received yearly for life at the exchequer, and to Joan de Bois other 30*l.* to be received yearly for life at the exchequer, and with the consent of Matilda and Joan the king assigned to them the said yearly ferm of 36*l.* to hold until the said heir should come of age, unless in the mean time they should die; and the moiety of the said ferm should revert to the king if one died, or the entire ferm if both; and the king several times ordered the mayor and bailiffs to pay that ferm to them, or to show cause why they should not do so; and the mayor and bailiffs informed the king because they had lately received a letter of the king under the privy seal that they should be answerable for that ferm to Master Henry, they had delayed to pay the ferm to Matilda and Joan, contrary to the tenor of the king's grant and his orders. By C.

May 3. To William Trussel, escheator this side Trent. Order not to intermeddle further with a garden, 30 acres of land and a certain pasture in Hadle, restoring the issues thereof to the abbot of Westminister, as the escheator returned that he had taken those tenements into the king's hands because he had learned from the testimony of trustworthy persons that the abbot, who held the tenements in chief as parcel of his barony, alienated them to John de Aperdele and Beatrice his wife for life, without the king's licence; and now the king has been besought by the abbot to order his hand to be removed therefrom, as the abbot entered the tenements after the death of John and Beatrice, to whom his immediate predecessor demised them, as was his right, and held them for a long time, until the escheator removed him therefrom as aforesaid. By C.

May 1. To the same. Order to deliver to John son of Bartholomew de Sudley Westminister. and Eleanor de Scales the manor of Sudley, co. Gloucester, together with the issues thereof, and not to intermeddle further with the other lands which belonged to John de Sudley the elder, which are held of other lords, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that John de Sudley, at his death, held no lands in his demesne as of fee in chief in that bailiwick, but that he held the said manor for life of the gift and enfeoffment of Ralph de Derset by a fine

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Membrane 30—cont.

levied in the late king's court by his licence, with remainder at John's death to John son of Bartholomew and Eleanor and the heirs of their bodies, and that the manor is held in chief by the service of a knight's fee and a half, and that John de Sudley held lands of other lords by divers services, and the king has taken the homage of John son of Bartholomew, due to him for the said manor.

By p.s. [9573.]

May 8.
Sheen.

To the abbot of Burton-upon-Trent, late sub-collector in the bishopric of Coventry and Lichfield, of the four-yearly tenth imposed on the clergy of the realm by the late Pope J[ohn] XXII. and granted to the king for one moiety. Order to pay 150*l.* 5*s.* 8*d.*, which he levied from the clergy of that bishopric, and which are in his custody, to William de Northwell, clerk of the great wardrobe, for doing divers things upon the expenses of his office.

By K.

May 10.
Sheen.

To Master Bernard de Cistre, collector of the arrears of the same four-yearly tenth. Order to allow to the abbot of Burton-upon-Trent the said 150*l.* 5*s.* 8*d.* which he has paid to William de Northwell by virtue of the preceding order, after having viewed William's letters of acquittance.

May 7.
Sheen.

To the treasurer and barons of the exchequer and to the chamberlains. Order to allow to Master Paul de Monte Florum, the king's clerk, upon his account at the exchequer for the receipt and livery of divers sums of money, 3*s.* 9*d.* for each of 780 *florins royaux* (*florenos reales*) of that price, delivered by him into the treasury.

By K. and C.

March 8.
Windsor.

To William Trussel, escheator this side Trent. Order to deliver to Henry Peverel, son of William Peverel, two messuages, 114 acres of land, 40 acres of meadow, 20 acres of pasture, and 116*s.* 4½*d.* rent in Avene and Manesbrugg, and not to intermeddle further with William's other lands which are held of other lords, restoring the issues thereof, because the king has learned by inquisition taken by the escheator, that he held the said messuages, land, meadow, pasture and rent at his death in his demesne as of fee in chief by the service of rendering 100*s.* yearly by the hands of the sheriff of Southampton, and that he held no other lands in chief as of the crown, but that he held lands of other lords by divers services, and that Henry is his next heir and of full age, and the king has taken Henry's fealty for the lands which are held of him.

*Vacated because on the roll of fines.*May 10.
Windsor.

To the sheriff of Essex. Order to pay to Humphrey de Bohun, now earl of Hereford and Essex, son of Humphrey de Bohun, late earl of Hereford and Essex, 40*l.* 10*s.* 10*d.* yearly in the name of the earl of that county, according to the tenor of the late king's letters patent, granting to Humphrey the late earl, and to Elizabeth his wife, the late king's sister, that they and the heirs of Humphrey's body should receive 40*l.* 10*s.* 10*d.* by the hands of the sheriff for the third penny of that county, in the name of the earl of the county.

The like to the sheriff of Hereford for 20*l.*May 4.
Westminster.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the abbot of Waltham of 40*l.* in his ferm of 57*l.* 0*s.* 8*d.* of Michaelmas term next, as he has besought the king to grant him some pardon thereof in aid of repairing the church of the abbey of Waltham, which is the king's free chapel founded and built by Henry, sometime king of England, as it is now ruinous; and the abbot holds the town of Waltham Holy Cross by charter of the said king Henry, of the king at fee ferm, for ever, rendering yearly at the exchequer 57*l.* 0*s.* 8*d.*; and the king has pardoned 40*l.* thereof.

By K.

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*Membrane 30—cont.*May 5.
Westminster.

To Thomas de Foxley, constable of Wyndesore castle, or to him who supplies his place. Order to deliver to the abbot of St. Peter's, Westminster, eight bucks on the eve of St. Peter and Vincula next from the forest of Wyndesore, to be taken by the constable at the king's cost and carried to Westminster in accordance with the grant of Henry III. of eight bucks to be taken yearly in the said forest, to be carried by the constable to Westminster on the eve of the said feast, so that those who thus carry the venison shall make two companies (*faciant duas meneyas*) before the high altar of St. Peter's, Westminster.

May 6.
Westminster.

To William Randolph. Order to pay yearly to Giles de Bello Campo, keeper of the forest and park of Claryndon, 10*l.* which he ought to receive for his fee yearly for the said custody, of the money levied from the underwood in that forest and park, as the king lately appointed William to survey the said underwood, and to cause it to be dried and sold in places where that could most conveniently be done without the destruction of the forest and park, by the advice of Giles, so that William should answer at the exchequer for the money arising therefrom.

MEMBRANE 29.

May 8.
Windsor.

To the treasurer and chamberlains. Although lately at the suit of Bartholomew de Barde and Peter Byne (*Dyne*) and their fellows, merchants of the society of the Bardi, beseeching the king to order payment to be made to them, as the king was indebted to them in divers great sums of money, to wit, by letters obligatory and bills of the wardrobe and in other money which they lent to the king and paid at his receipt, as may fully appear by the said letters and bills, the king ordered the treasurer and chamberlains to cause those merchants to have due payment thereof or an assignment of the money of the tenth and fifteenth last granted by the community of the realm, yet for certain causes the king orders the treasurer and chamberlains to supersede the execution of that order, but to view the said letters, bills, and payments, and cause 4,666*l.* 13*s.* 4*d.* to be assigned to the said merchants, to be received from the first money of the said tenth and fifteenth by the hands of the collectors of the same in the following places, to wit: in the parts of Lindesey, 600*l.*; in the parts of Kesteven, 400*l.*; in the parts of Holand, 300*l.*; 200*l.* in co. Hereford; 600*l.* in co. Oxford; 600*l.* in co. Suffolk; 700*l.* in co. Wilts; 700*l.* in co. Norfolk; and 566*l.* 13*s.* 4*d.* in co. Southampton, in part satisfaction of the money which shall be found to be due, notwithstanding any assignments made by the king of the issues of the said tenth and fifteenth in those places, receiving from the merchants the letters and bills up to the sum of 4,666*l.* 13*s.* 4*d.*

By K.

May 8.
Windsor.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause 420*l.* to be paid to Bartholomew de Barde and Peter Byne (*Dyne*) and their fellows, merchants of the society of the Bardi, or to cause a competent assignment to be made to them upon the first issues of the tenth and fifteenth granted to the king by the community of the realm or elsewhere as they may see fit, as the said merchants paid the following sums to the following persons at the king's request, to wit: to John Chasteler, knight, 33*l.* 6*s.* 8*d.* for his fee for the present year; to William Trussel, lately sent to France for affairs of the king, 20*l.*; and to Thomas Roscelyn, whom the king likewise sent to Scotland in his service, 33*l.* 6*s.* 8*d.* upon their wages and expenses; to William de Bohun, 200*l.* upon the wages of the Scotch war; and to Thomas, earl of Warwick, 200 marks upon such wages.

By K.

1336.

*Membrane 29—cont.*May 7.
Windsor.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of William Herlson, who has no lands in that county to qualify him.

May 6.
Windsor.

To the treasurer and chamberlains. Whereas Geoffrey de Moubray granted to William de Felton the custody of the shrievalty of Rokesburgh, to hold until Easter last, to wit, for half a year, receiving from the king for the said grant 50*l.* at Easter aforesaid, and the custody together with other lands which Geoffrey then held in Scotland, as of the right and inheritance of Isabella countess of Mar, sometime his wife, were taken into the king's hands, by reason of his adherence to certain rebels of Scotland, but were afterwards restored to Geoffrey by the king as the right of the countess; and whereas a divorce took place between Geoffrey and the countess long before the said Easter, the king orders the 50*l.* to be paid to the countess, if it has not already been paid to Geoffrey or to her. By pet. of C.

May 5.
Sheen.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause Richard de la Pole, the king's butler, to be paid 500 marks without delay, or to have a competent assignment for the same, in consideration of his services and his loss by reason of the provisions of wine made several times with his own money. By K.

May 6.
Windsor.

To John de Cobham, John de Segrave and John de Wyndesore. Order to pay to Alexander Hurtyn of Dover, supplying the place in the port of Dover of William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to his attorney, 100 marks, of those 200*l.* which certain men of co. Kent lately agreed before the king and his council in parliament at York to pay for themselves and the men of that county, except the cities of Canterbury and Rochester, for the discharge of 120 hobelers whom the king ordered to be chosen in that county, except in the said cities, which sum the king ordered John, John and John to assess and levy for his use, in part payment of the expenses incurred by Alexander for the passage of the count of Julers, as the king lately ordered William or him who supplied his place and the keepers of the passage in the port of Dover, to cause the count of Julers and the men whom he brought with him in aid of the king against the Scots, who were then about to return home, to have ships sufficient for their passage and that of their horses and equipments in the said port, at the king's expense, and Alexander paid 87*l.* 10*s.* for the passages of his men, horses and equipments, to divers men, as he says. [*Fædera.*]

By K. and C.

May 2.
Westminster.

To Guy Bryan, keeper of the forest of Dene, or to him who supplies his place there. Order to desist from preventing Henry, earl of Lancaster, from receiving his estovers in that forest, as he and his ancestors were wont to have them, because the king has learned by inquisition taken by Robert de Sapy and Robert de Lodelowe in the presence of the person supplying Guy's place, that the earl, as lord of the manor of Rodeley in that forest, and his ancestors, lords of that manor, were wont to have, from time out of mind, estovers of their weirs of the said manor, of rods for repairing the same, with two horses daily for seeking the rods once a day in that forest from the Exaltation of the Cross until the Invention of the Cross, and not more in the same year, and also estovers of great timber for repairing and amending the said weirs when they were ruined by the torrent, and that those estovers are worth yearly 5*l.* 8*d.*, and that the earl or any of his ancestors did not remit the right which they had therein to the king or his progenitors, and that the earl was first hindered by Gilbert from receiving the said estovers at Christmas last. By pet. of C.

May 4.
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the exaction made on Robert Sapy, late constable of the castle of St. Briavels,

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Membrane 29—cont.

in his account for 30s. for every year when he was constable there, from 16 October in the 20th year of the late king's reign, and to cause him to be discharged of the said 30s. yearly for the moiety of a weir and the fishery of Bychekeswere, and also other constables there in such account, as the king lately ordered John de Peyto, the younger, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining to make diligent inquisition whether a moiety of the weir of Bychekeswere with the fishery there, in the hands of the abbot and convent of Tynterne, as was said, was at any time parcel pertaining to the ferm of the said castle, and by that inquisition it was found that the said moiety and fishery were parcels pertaining to the ferm of the castle from time out of mind until the time when the late king granted them to the said abbot and convent in frank almoin and that they are worth 30s. yearly; and by certain letters patent of the late king, exhibited before the king in chancery, it is evident that the late king, on 16 October aforesaid, granted the said moiety and fishery to the abbot and convent as aforesaid. By C.

May 11.
Windsor.

To William de Clynton, constable of Dover Castle and warden of the Cinque Ports and to Geoffrey de Say, admiral of the king's ships from the mouth of the Thames towards the west. Order to deliver all the tackle and gear of a ship called '*la Nicholas*,' of Westminster, seized by them and taken with the king's hands, except as much thereof as was delivered to Henry, bishop of Lincoln, of the king's gift, as the king appointed William and Geoffrey to enquire by the oath of lawful men of Kent concerning the names of those who had taken and carried away a great part of the said tackle and gear of that ship, then lying anchored in the port of Wynchelse, and how much had been thus carried away and in whose hands these things are, and to take into the king's hands such of the said tackle as they should find, and keep it safely until further orders, except such of it as has been delivered to the king. By p.s.

May 12.
Windsor.

To the taxers and collectors of the tenth and fifteenth in co. Southampton. Order to supersede the taxing of the goods of the master of the hospital in the manor of Bassyngstoke, pertaining to that hospital, restoring to him anything which they have levied thereof, as Henry III. founded and built that hospital in honour of God, the Virgin Mary and St. John the Baptist, and ordered that the lands, possessions, rents and goods thereof should be devoted to the sacrifice of God and the maintenance of the ministers of the altar, free from all secular service and exaction, and now the king has been shown by the warden of the house of the scholars of Merton, Oxford, master of the said hospital, that the said taxers intend to tax the goods of the master pertaining to that hospital.

May 25.
Woodstock.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas the king lately sent John de Sordich to France and Almain, and granted him 20s. for his wages for every day spent in that service, and caused 100 marks to be delivered to him upon his expenses; the king orders them to account with him from Monday after the Epiphany last, upon which day he set out on his journey, until Friday after St. Dunstan following, when he came to the king at Woodstock, and to pay what they shall find to be due to him. By K.

MEMBRANE 28.

May 2.
Westminster.

To John de Ellerker, treasurer of Ireland. Order to cause the miners, refiners and coiners and other workmen, whom the king will send to Ireland to seek for a silver mine in those parts and to make money there,

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Membrane 28—cont.

as was agreed by the king and his council, to be taken to Ireland at the king's expense and to cause reasonable wages or expenses to be ministered to them when they come to those parts and are engaged upon such works, and to cause the instruments and other things necessary for these works to be bought and provided.
By K. and C.
[*Fœdera.*]

May 3. To John de Wyndesore, keeper of the exchange of London. Order to
Westminster. cause twelve pairs of dies for halfpennies and twelve pairs of dies for farthings to be made at the said exchange without delay and to cause them to be taken to John de Ellerker, treasurer of Ireland, as it has been ordained by the king and his council that money of halfpennies and farthings shall be made at the exchange of Dublin in Ireland for the king and his people of those parts.
By K. and C.
Mandate in pursuance to John de Ellerker.
By K. and C.

May 4. To the sheriff of Devon and keeper of the king's mine in that county.
Westminster. Order to cause two miners and two refiners to be chosen in that county and delivered, together with the instruments which are necessary for such works, to Thomas Crosse, baron of the exchequer of Dublin, who is now going to those parts, to be taken thence at the king's cost to Ireland for the said works, the king having ordered Thomas to receive them and take them with him, because it was lately ordained by the king and council that mines should be sought out and worked there.
By K. and C.

May 3. To John de Ellerker, treasurer of Ireland. Order to receive 100 marks
Westminster. from the issues of Ireland for his expenses, which the king has granted to him for coming to England upon affairs specially touching the state of Ireland and to inform the king thereupon, for his expenses for the time when he was before the king and his council.
By K. and C.

To the justiciary chancellor and treasurer of Ireland, for the present or the future. The king sends to them *sub pede sigilli* certain things ordained by him and his council for the reformation of the state of Ireland and the direction of the king's affairs there and for the confirmation of the king's peace and the punishment of malefactors and delinquents, contained in order in a certain roll, ordering them to view the said roll and the articles and other things contained therein, and to cause them to be observed and executed by writs under the seal used in Ireland, as often as necessary, as they shall see fit.
By K. and C.

April 16. To the sheriff of Norfolk and Suffolk. Whereas lately at the suit
The Tower. of Roger de Blakeneye and Roger de Wykampton, citizens of Norwich, and William de Goseford and Nicholas de Pallyng, burgesses of Great Yarmouth, showing the king that they had lately charged a certain ship called '*la Nicholas*' of Great Yarmouth at the town of Great Yarmouth with the following goods and merchandise, to be taken thence to Ham-bourgh in Almain to traffic with the same, to wit: two cloths of 'scarlet,' 14 woollen cloths, 71 cloths of 'worsted' and 8 'coverlitz' of the price of 74*l.* sterling, silk, cendal, girdles and bags of silk, knives, rings and divers other merchandise and silver cups, armour, beds, robes, and chests and divers other things of the price of 94*l.* belonging to Roger de Blakeneye, also three cloths of scarlet and 27 woollen cloths, 114 cloths of 'worsted' and six 'coverlitz' of the price of 169*l.*, belts, bags of silk, gloves, knives and divers merchandise, also armour, beds, robes, chests, victuals and other small things of the price of 41*l.* sterling and 62 reals (*florenis realibus*) of the price of 11*l.* sterling and 4*l.* sterling in coined money, of Roger de Blakeneye, Roger de Wykampton, William and Nicholas; and the said

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Membrane 28—cont.

ship, was driven to the port of Breme by the roughness of the sea, and that certain ministers and other malefactors of that city and elsewhere in the lordship of the archbishop of Breme had attacked the master and mariners of that ship, while anchored in the said port, by armed force and had grievously wounded and maltreated them, expelled them from the ship, and had hostilely taken the ship with all its tackle of the price of 52*l.*, together with all the said goods and merchandise, and had divided the goods and merchandise among themselves, the king requested the archbishop to hear the plaint of the merchants or of their attorney and to cause speedy justice to be done to them upon the restitution of their ship, goods and merchandise, and order satisfaction to be done to them, and the archbishop wrote back to the king by divers letters that the people of the lordship of Breme, although under his jurisdiction, do not admit (*exhibet*) any jurisdiction (*aliquid quod juris est*) either to him or to the other neighbouring lords on account of the deficiency (*infirmatatem*) of the land; wherefore, passing over (*relinquens*) the malice of the said men and rebels, he has earnestly besought the king to cause justice to be done and to cause the men of Ditmarcia and their fellowcitizens of the archbishop's lordship, by whom and by others of that lordship the said injury was perpetrated, to be distrained when they come to the ports of the realm with their goods and merchandise, until entire satisfaction is done to the king and his according to the determination of lawful men; and because the burgesses of Ham-bourgh, which is near Breme, where the plundering was done, and the bailiffs, burgesses and men of the town of Great Yarmouth, information being obtained upon this, having intimated to the king by their letters that the said merchants were plundered of their goods as aforesaid; the king orders the sheriff to cause all the goods and merchandise of the men and merchants of the city of Breme and of Ditmarcia and the neighbouring parts of the lordship of the archbishop, which shall be found within that bailiwick, up to the sum of 300*l.* in part satisfaction of 445*l.* to be arrested without delay and detained until satisfaction has been done to the merchants for the said 445*l.*, together with the damages which they may reasonably be thought to have incurred, or until further orders, and to inform the king of all that he shall do in this matter. The king has ordered the sheriff of Lincoln to cause the goods and merchandise of the men and merchants of the lordship and power of the archbishop to be arrested in his bailiwick, up to the sum of 145*l.* remaining, and keep them safely as aforesaid.

By K. and C.

May 4. To the treasurer and barons of the exchequer. William de la Zouche of Westminster. Mortimer and Eleanor his wife, one of the sisters and heirs of Gilbert de Clare, late earl of Gloucester and Hertford, Hugh Daudele and Margaret his wife, second sister and co-heir, and Elizabeth de Burgo, third sister and co-heir, have shown the king by their petition before him and his council in parliament that although the late king ordered the treasurer and barons of his exchequer to discharge Gilbert de Clare son and heir of the said earl, of all the debts in which the earl was bound at his death to Edward I. because the late king had ascertained by inspection of the chancery rolls of Edward I. that the abbot of Teukesbury, Robert le Veel, Simon de Hegham, Adam de Blechingle and William de Hamelden, executors of the earl's will, whose heir the said Gilbert is, mainperned before the treasurer and barons of Edward I. to satisfy that king for all the debts which the earl owed to him, and that Edward I. took the goods and chattels of the earl which were in his hands to levy all the said debts therefrom and discharged the executors of the debts and of the said mainprise, yet the treasurer and barons cause the debts which the earl owed to Edward I. to be exacted from William and the others and cause them to be distrained and disturbed

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Membrane 28—cont.

for that cause, whereupon they besought the king to provide a remedy; the king therefore orders the treasurer and barons to inspect the rolls and memoranda of the exchequer touching the premises, and if they shall find that the said mainprise was made and that Edward I. had taken those goods and chattels to levy the said debts therefrom, and had discharged the executors of the said debts and mainprise and that the late king had ordered the treasurer and barons to discharge Gilbert, the earl's son and heir, of the said debts, then to cause the said William and Eleanor, Hugh and Margaret and Elizabeth to be discharged and acquitted of those debts. By pet. of C.

May 3.
Westminster.

To Bartholomew de Insula, John de Roches and Robert de Popham lately appointed to choose a certain number of hobelers in co. Southampton. Order to supersede the exaction of 40*l.* from the men and burgesses of Southampton, releasing them from any distraint made for that cause, provided that 300 marks shall be levied from the other men of that county if they have not yet been levied, in the form of the king's commission made to them thereupon; as because the men and burgesses of Southampton freely granted to the king a ship of war provided with double equipment, to stay in his service upon the sea at their own cost for forty days, the king ordered Bartholomew, John and Robert that if they should find that this ship had set out in the said service, then not to intermeddle further with the choice of such hobelers; and although the said men and burgesses found a ship of war called '*la Trinite*' of Southampton of 160 tuns of wine burthen, provided with double equipment for the king's said service, which ship was driven to Ireland by the roughness of the sea and was there delivered by the justiciary of Ireland to James de Botiller, earl of Ormount, to set out with the earl thence in the king's service, together with other ships of war, to Scotland against the Scots, as the king has learned from the testimony of John de Ellerker, treasurer of Ireland and Thomas Cros, baron of the exchequer there, who was deputed to pay wages to the men of Ireland setting out to the said parts in the king's service, and by letters of testimony of the earl and other evidences, shown in chancery, yet the said Bartholomew, John and Robert, by reason of a fine of 300 marks which these men granted for themselves and the other men of that county, in the last parliament at York, for the remission of the said hobelers, and which Bartholomew, John and Robert ordered to be assessed and levied upon the men of that county, assessed 40*l.* in subvention of the payment of the same 300 marks, upon the said men and burgesses and caused that sum to be exacted of them by heavy distraints, as the king has been informed by the burgesses. By C.

May 4.
Westminster.

To William de Ponte Roberti, Robert de Shardenne and Robert Bataille. Order to cause 128 acres of land in the marsh of Northmersh near Rye and in the marsh of Spadelond between the town of Wynchelse and Daunswall, and other marshes adjacent in co. Sussex, 30 acres of 'brokland' and 300 acres called 'spadelond' in the said marsh, to be assessed according to the quantity of the same *pro rata* for contributing to the repair of the walls and watercourses (*walliarum et watergangarum*) and for doing other works necessary for the safety of the said lands. The king has also ordered Stephen de Padiham, bailiff of the king's manor of Ihamme to contribute to the said repair and other works *pro rata*, according to the quantity of those lands, together with the others, as the king appointed William, Robert and Robert to survey the walls and watercourses in the marsh of Northmerssh near la Rye and in the marsh of Spadelond between the town of Wynchelse and Daunswall and other adjacent marshes in co. Sussex, and to enquire by the oath of knights and other lawful men of that county what defects existed in these marshes and to distraint all those who are bound to repair such defects for the

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Membrane 28—cont.

quantity of their lands, *pro rata* or for the quantity of common of pasture or fishery there, and to punish them by amercements and otherwise, together with the bailiffs of liberties and of others of those parts, for repairing the said walls and watercourses and remaking them where necessary as was wont to be done in times past, and by the inquisition it was found that 128 acres of land in that marsh belong to the king's said manor, and to the town there, 30 acres of 'brokland,' and the free tenants hold 300 acres of lands called 'spadelond' of the king in that marsh, and that the king's said lands and those of others cannot be saved unless contribution is made for those lands for the necessary expenses for the salvation of the same, and William, Robert and Robert delayed to proceed further in that affair because they could not constrain the king to make such a contribution, as fully appears by the tenor of the said inquisition which the king caused to come into chancery.

By C.

To Stephen de Padyham, bailiff of the king's manor of Ihamme. Order to make due contribution of the issues of that manor for repairing the said walls and watercourses and other works necessary for the safety and defence of those lands according to the quantity of the lands which the king holds in these marshes.

By C.

*MEMBRANE 27.*May 8.
Sheen.

To the treasurer and barons of the exchequer. Whereas the late king ordered the treasurer and barons to cause 673*l.* 3*s.* 4½*d.* to be allowed to the abbot of Fournays in the debts due from him to the late king for the causes specified in writs of Edward I. and Edward II. and for the arrears of the triennial tenth of benefices in the archdeaconry of Richemund and for other causes, provided that the abbot should answer to the king for the remainder of his debt [*as in this Calendar 10 Edward II. p. 375*]; and now the king has learned from the plaint of the abbot that although he long earnestly sued for such allowance, yet he has not yet obtained any such allowance, wherefore he has besought the king to provide a remedy; the king therefore orders the treasurer and barons to view the writs of Edward I. and Edward II., the allowances made to the abbot in this respect and the other rolls and memoranda of the exchequer, and if they find that the abbot paid 673*l.* 3*s.* 4½*d.* to the executors of Isabella de Fortibus and has not yet obtained satisfaction therefor, then to cause what still remains of that sum to be allowed to him in the debts which he owes at the exchequer and to cause him to be discharged thereof according to the tenor of the late king's orders.

May 30.
Woodstock.

To the treasurer and barons of the exchequer and to the chamberlains. Order to pay to Robert Joylf, Richard de Liche, John de Thornton Coppandale, Thomas de Holm, Adam Tyrwhit and Geoffrey Hombercolt and to the executors of Adam Coppandale, the sums due to them, having viewed the king's letters obligatory to them, as the said merchants lent the following sums to the king for his affairs at the pressing request of the chancellor, treasurer and others of the council, the king being then in Scotland for the defence of the realm against invasion, to wit: Robert and Richard 20*l.*; Adam Coppandale, 33*l.* 6*s.* 8*d.*; John 20*l.*; Thomas 20*l.*; Adam Tirwhit 33*l.* 6*s.* 8*d.*; and Geoffrey, 26*l.* 13*s.* 4*d.*, and they have the king's letters obligatory for those sums by which he promised them payment on the quinzaine of Michaelmas last, as they say. By K. and C.

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Membrane 27—cont.

May 27. To John Claver and Robert de Clere. Order to pay 20*l.* of the issues of the temporalities of the bishopric of Norwich, in their custody by the king's commission, to John de Norwico, for certain affairs enjoined upon him by the king. By K.

May 30. To William Trussel, escheator this side Trent. Order not to intermeddle further with 15 acres of land in Bodenham, co. Hereford, of the prior of St. John the Evangelist, Brecon, restoring the issues thereof to the prior, as the king ordered John de Peito the younger, late escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the march of Wales adjoining to certify the cause of the taking of that land into the king's hands by John de Hampton, formerly escheator in the said counties and march, and John de Peito returned that John de Hampton so took it because the prior appropriated that land, which Stephen Ferthyng relinquished, who was the prior's bondman, and who held that land of the prior in villeinage as of the glebe of his church of Bodenham, by certain services, by reason of inability to pay and do the services due thereupon, after the publication of the statute of mortmain, John pretending that this had been done against the form of the said statute; and subsequently the prior informed the king that a certain predecessor of his entered the said land before the statute, after it was relinquished, and that the prior held it until John de Hampton took it into the king's hands; the king therefore ordered the escheator to take an inquisition on the matter, by which it is found that Nicholas, the prior's predecessor, entered that land long before the publication of the said statute, because Stephen Ferthyng, the prior's bondman, who held that land as aforesaid, relinquished it because of his inability to pay and do the said services, and that the land is held of the earl of Hereford in frank almain as of the glebe of the said church, and is worth 4*s.* yearly in all issues.

May 24. To the same or to him who supplies his place. Order not to intermeddle further with the custody of the abbey of St. Albans or its cells, manors or other things or goods, and not to molest the prior and convent in their custody thereof during the voidance, having taken simple seisin within the gates of the abbey in the name of the king's royal lordship as Edward I. granted to the abbot and convent of St. Albans that the prior and convent should have the custody of the abbey and of all the temporalities thereof with all the goods pertaining thereto in every voidance, saving to the king the knights' fees which were held of the abbey, and the advowsons which should fall in during voidances, so that all rents and yearly services of the said fees should remain to the prior and convent, saving also to the king the escheats which should fall in at such times, which escheats should remain to the abbot, prior and convent when the voidance was finished, to wit, after the fealty of the newly-elected abbot had been done to the king, rendering to the king for every voidance of the abbey if it should last for a year or less, 1,000 marks, and if the voidance should last for more than a year, then the prior and convent should pay 1,000 marks to the king for the next completed year and so on for every year during the voidance, and *pro rata* for a time less than a year, and Edward I. granted that the prior and convent should have the custody of the abbey in every voidance so that no sheriff, escheator or other bailiff or minister should intermeddle with the custody of the abbey, its cells, manors or other goods by reason of a voidance, except that the escheator or other minister at the beginning of every voidance should take a simple seisin within the gates of the abbey, in the name of the king's royal lordship, and that done, immediately depart thence without taking anything therefrom, so that he shall not stay there for more than one day for this purpose, or substitute another there in his place, and the abbey is now void by the death of Richard, the last abbot.

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MEMBRANE 26.

May 5.
Sheen.
(Chene.)

To the sheriffs of London. Order to pay to Walter de Weston, clerk of the king's works in the Tower of London, or to him who supplies his place there, 40*l.* of the ferm and issues of that city for repairing the defects of the great tower of the Tower of London, by the view and advice of Nicholas de la Beche, keeper of the Tower.

By C.

May 24.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause John de Aulton, Nicholas Venuz and Adam de Ches, executors of the will of Hugh de Sancto Johanne, whose goods and chattels the king caused to be taken into his hands for certain debts which Hugh owed to him, to be discharged and acquitted of 100*l.* of the said debts, provided that answer is made by them for the residue thereof, as by a certain mainprise which those executors made before the king in chancery to answer to him for the said debts and accounts or for the price of the goods and chattels and for the arrears, if any should be found, the king ordered those goods and chattels to be delivered to the executors, and William Trussel, the king's yeoman, made a recognisance of 100*l.* to the king to be paid at certain terms now about to come, for the said executors in part satisfaction of the said debts, as is ascertained by inspection of the chancery rolls.

By K.

May 4.
Westminster.

To the sheriff of York for the present or the future. Order to pay to William de Allerton, Nicholas de Harewode, William de Doncastre and Adam de Kyngeston, who have served the king long and well and for whose maintenance no provision has yet been made by the king, 2*d.* apiece daily for their maintenance, to be received by indenture during pleasure, to be paid to them from the said issues by the sheriff, until further orders.

By K.

The like to the sheriff of Nottingham for the present or the future in favour of the following, to wit:

Benedict de Walyngford.

John del Saucerie.

John Russell.

John Wodecote.

Hugh Cok.

Thomas Underwode.

Richard de Leicestre.

The like to the chamberlain of South Wales for the present or the future, in favour of William Liryssh.

May 5.
Sheen.

To William de Monte Acuto and Henry de Ferrar[iis], keepers of the islands of Gernereye, Jereseye, Serk and Aureneye, or to those who supply their places. Order to pay to Edward, earl of Chester, the king's son, or to his attorney, 100*l.* from the ferm of those islands in subvention of the expenses of his household.

By K. and C.

May 14.
Wallingford.

To Richard de la Pole, the king's butler. Order to deliver to Geoffrey de Hakenesse, the king's clerk, four tuns of wine, according to the tenor of the king's letters patent, as the late king granted to Geoffrey for his good service three tuns of wine, to be received yearly for life in the city of London by the hands of the butler for the time being or of him who supplies his place in that city, in aid of Geoffrey's maintenance, and the present king, by reason of Geoffrey's service to his father and himself, granted to him a further tun of wine yearly for life.

By p.s.

May 16.
Wallingford.

To the sheriff of Leicester. Order to restore to William son of Robert de Vilers of Oversheyle, clerk of Lincoln diocese, his lands, goods and chattels which were taken into the king's hands upon his being indicted before Richard de Wylughby and Roger de Belgrave, justices of gaol delivery at Leicester, of the theft of two oxen of the price of 18*s.*, because William has purged his innocence before Henry, bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy.

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May 22. To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon and
Wallingford. Cornwall. Order not to intermeddle further with the lands which belonged
to John le Latymer, restoring the issues thereof, because the king has
learned by inquisition taken by the escheator that at his death he held no
lands in chief, but that he held jointly with Joan his wife, who survives
him, lands of other lords by divers services.

May 22. Thomas de Karliolo, clerk, imprisoned at Carlisle for trespass of vert and
Windsor. venison in the forest of Ingelwod, has letters to Ralph de Nevill, keeper of
the Forest beyond Trent, or to him who supplies his place in the forest of
Ingelwod, to bail him until the next eyre of the justices.

May 26. To William Trussel, escheator this side Trent. Order not to intermeddle
Woodstock. further at present with the lands which belonged to John Latymer, restoring
the issues thereof, because the king has learned by inquisition taken by the
escheator that John at his death held no lands of the king in chief in that
bailiwick, but that he held lands of other lords by divers services, and that
John Latymer, his son, is his next heir and of full age.

To the same. Order to resume into the king's hands certain lands in
Beseby, co. Lincoln, if he have delivered them to William Fraunk, by virtue
of the king's order, and to deliver them to the executors of the will of
Edmund Bacoun, together with the issues thereof, according to the tenor of
the king's letters patent to Edmund, although the king ordered the
escheator to deliver those lands to William to hold until John son and heir
of Edmund, earl of Kent, tenant in chief, a minor in the king's wardship,
should come of age, on the king being informed that Edmund held those
lands, which were in the king's hands by reason of the minority of the said
heir, of the inheritance of John for life, because the king has ascertained by
other letters patent exhibited in chancery by the said executors that he
committed the custody of those lands to Edmund for his good service to
hold until the heir shall come of age.

By C.

May 26. To the same. Order to cause Edward de Wodeham, brother and heir of
Woodstock. William de Wodeham, tenant in chief, to have full seisin of all the lands of
which William, at his death, was seised in his demesne as of fee, because he
has proved his age before the escheator, and the king has taken his homage
for all the lands which William held in chief.

By p.s. [9608.]

May 25. To the treasurer and barons of the exchequer. Order to cause the prior
Woodstock. and convent of St. Swithin's, Winchester, to be discharged of 30 marks
yearly of the rents of the bishop of Winchester's fair of St. Giles, near Win-
chester, having viewed the account of John de Scures and John de Hampton,
late keepers of the bishopric of Winchester, then in the king's hands, if
the treasurer and barons find that the said 30 marks have been allowed to
John and John by virtue of the king's order; as lately at the suit of the
prior of St. Swithin's, showing that Henry, sometime bishop of Winchester,
had granted the said 30 marks yearly to the prior and convent for the
repair of their church, and several bishops of that place had ratified that charter,
and the late king had confirmed the gift by his charter, and the prior and
convent had received the said 30 marks yearly until the said fair came into
the king's hands by the translation of John, late bishop of that place, to the
archbishopric of Canterbury, the king ordered John and John that if they
found that the premises were true they should pay the said 30 marks to the
prior and convent from the issues of the fair, as was hitherto wont to be
done; and now the king has learned from the plaint of the prior and convent
that although the treasurer and barons allowed the said 30 marks to John
and John in their account, yet they have charged the prior and convent
with the same because it was not expressly mentioned in the said order
that the prior ought to receive the said 30 marks in time of voidance of

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Membrane 26—cont.

the bishopric when it was in the king's hands; and the treasurer and barons intend to levy that sum of the prior and convent. By K.

To Thomas de Foxle, constable of Wyndesore castle. Order to take John, earl of Murray, of Scotland, lately taken prisoner and now in that castle by the king's order, to Winchester with all speed, to be kept in Winchester castle at the king's will by John de Seures, sheriff of Southampton, and to deliver the earl to John by indenture. By K.
[*Fœdera.*]

To John de Seures. Order to receive the earl and keep him as aforesaid, and to cause 20s. weekly to be ministered to him for his expenses, as long as he shall stay there. [*Ibid.*]

June 1.
Woodstock.

Walter de Finchyngfeld, imprisoned at Colchester for trespass of vert and venison in the forest of Hatfeld, has letters to Bartholomew de Burgherssh, keeper of the Forest this side Trent, or to him who supplies his place in the said forest, to bail him.

May 31.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause the exaction of 18 marks from the men of the town of Welles to be superseded, if they were exacted of them for a grant made by them for the discharge of ten hobelers to be chosen in that town by the king's order, and in aid of the expenses of the war of Scotland; as it has been shown to the king by them that although the said ten hobelers had set out on the king's service, and had remained in the same until they returned home by the king's licence, yet the treasurer and barons caused those 18 marks to be exacted from the men of the town as if the hobelers had not so set out, and therefor caused those men to be distrained by the sheriff of Somerset, whereupon the king has been besought to provide a remedy, and Richard de Feryby, keeper of the wardrobe, has certified the king in chancery that the ten hobelers of that town came to Newcastle-upon-Tyne at the king's order on 23 June last and remained in the war of Scotland from that day until 16 September following, when they returned home by the king's licence, and for all that time they received the king's wages. By C.

June 2.
Woodstock.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Ralph de Chastilon, who is insufficiently qualified.

By the testimony of the earl of Arundel.

MEMBRANE 25.

June 1.
Woodstock.

To the treasurer and chamberlains. Whereas the king lately sent William fitz Waryn to parts beyond the sea, and granted to him 20s. for every day spent in that service, for his wages, and caused 100 marks to be delivered to him for his expenses, and now William has besought the king to order satisfaction to be done to him for the arrears of his wages and the expenses of his passage; the king orders the treasurer and chamberlains to account with William in the premises, and to pay to him what they shall find to be due to him. By C.

To the treasurer and chamberlains of the exchequer, Dublin. Order to pay to John Jordan, who lately came to the king in England by his order, and who is returning to Ireland on the king's affairs there, 20l. of the issues of that land, in subvention of his expenses. By K & C.

June 3.
Woodstock.

To William de Monte Acuto and Henry de Ferariis, keepers of the islands of Gernereye, Jereseye, Serk and Aurneye, or to those who supply their places. Order to cause 120 quarters of wheat and 20 tuns of wine to be

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Membrane 25—cont.

bought and purveyed without delay of the ferm of those islands, and cause one moiety of the same to be placed in the king's castle of Gernereye and the other moiety in the king's castle of Jereseye, charging the keepers of those castles with the custody thereof, and to cause as many men-at-arms as are necessary for the munition and safe keeping of those castles to be chosen in those islands without delay, and placed in those castles if any danger is imminent in those parts, so that the malice of the king's enemies, if they presume to go to those parts, may be manfully repelled, administering to such men such wages as shall seem reasonable, as on account of news which has been intimated to the king, he wishes the said castles to be munitioned.

By C.

To the same. Order to cause Simon de Goldyngham, knight, and John de Hoo, whom the king is sending to those parts for the munition of the castles of Gernereye and Jereseye, to be placed as the keepers may see fit for the safe keeping of the castles and of the adjacent parts, and to cause reasonable wages to be delivered to them, having respect to Simon's estate, while they shall stay for the said munition.

By C.

To the sheriff of Southampton. Order to pay to Simon de Goldyngham, 10*l.*, and to John de Hoo, 10 marks, for making provisions of armour and other necessities, and for their expenses to those islands.

By C.

June 4. To the sheriff of Somerset. Order to cause a coroner for that county to
Woodstock. be elected in place of Thomas de Panes, who is so weak that he cannot exercise the duties of his office.

June 3. To John de Wodehous, keeper of the hanaper. Order to pay to Simon
Woodstock. de Goldyngham and John de Hoo, 46*s.* 8*d.*, to wit, to Simon, 26*s.* 8*d.* and to John, 20*s.*, upon their expenses in going to the island of Gerneseye on the king's affairs.

By K.

June 4. To Ralph de Middelneye. Whereas the king lately appointed him to
Woodstock. cause all the corn growing in the lands of the temporalities of the provostship of Wells, which belonged to Robert de Tanton, late provost of Wells, to be gathered and placed in the granaries of Cumbes St. Nicholas and Wynesham, cos. Somerset and Dorset, to be kept for the king's use, to be threshed and sold by Hugh de Ebor[aco], the king's clerk, whom the king appointed together with John Cok of Oxford and William de Dalton, his clerks, to take into his hands the said corn and all the goods and chattels, both jewels and other things which belonged to Robert, by reason of the account which Robert was bound to render for the time when he was keeper of the wardrobe of the king's household, and to keep them safely until further orders, so that Ralph should answer to the king for the money arising therefrom; and because William de Nortwell, then cofferer at the exchequer, has undertaken to render the said account for Robert and to satisfy the king for what is found to be due, and for this he there found sufficient security, the king orders Ralph to deliver by indenture to John, archbishop of Canterbury, who at William's request and the king's wish undertook to answer for the said goods and chattels, both for the acquittance of his debts and for the other things which are required in this matter, as much as may seem necessary for the safety of his soul, or to deliver to the archbishop's attorney all the money of the said corn so sold by Ralph. By K.

June 12. To William Trussel, escheator this side Trent. Order not to intermeddle
Woodstock. further with a rent of 10*l.* 2*s.* in Great Tywe, co. Oxford, restoring the issues thereof to Roger Chauntecler of London, as the escheator returned that he had taken that rent into the king's hands because it was found by an inquisition of office that Roger acquired the rent in fee of Robert de Veer who held it in chief, without licence; and afterwards Roger informed the king

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Membrane 25—cont.

that he holds that rent of Ranulph de Veer and not of the king, wherefore the king ordered the escheator to take an inquisition upon the premises, by which it is found that Roger holds the said rent of Ranulph by the service of a 'musket' at the feast of St. Peter ad Vincula for every service and not of the king.

June 6.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause the demand which the sheriff of Norfolk makes for 23 marks 12*d.* of the goods and chattels which belonged to Luke de Flisco, cardinal of the Roman church, late parson of Tyrinton church, by reason of the tenths granted to the king by the clergy of the realm in the 8th year of his reign and in the present year, to be superseded, and to cause the executors of Luke to be discharged thereof, as the king pardoned the cardinals of the Roman church all the debts which they owe to him of their benefices by reason of the tenths and aids imposed on the clergy of the realm by the pope and granted to the king by the pope or the prelates and clergy of the realm.

By K.

June 10.
Berwick-on-
Tweed.

To John Moryn, escheator beyond Trent. Order not to intermeddle further with the lands which belonged to Matilda de Segrave, at her death, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that she held no lands at her death in chief in that bailiwick, but that she held lands of other lords by divers services and that John de Segrave son of Stephen de Segrave, her kinsman, is her next heir and of full age.

June 14.
Northampton.

To John Darcy, justiciary of Ireland or to him who supplies his place there. Whereas the cathedral church of Arfert being lately void by the death of Nicholas, the last bishop of that place, the dean and chapter elected Master Alan Chachiern, treasurer of the church of Cashel and canon of the church of Arthfert, to be their bishop, as they have informed the king, beseeching him to give the royal assent to that election, although it was made without the king's licence, yet the king has given his assent to the election, committing to John the power of receiving the fealty of the bishop elect, and of causing the temporalities of the bishopric to be restored to him, if the election is canonically confirmed by the metropolitan of the place, having first received from the bishop elect his letters patent under the seal of the chapter, that the present grace shall not be taken to the king's prejudice in future.

By C.

Et erat patens.

June 8.
Woodstock.

To John Moryn, escheator beyond Trent. Order not to intermeddle further with 7 messuages, 12 bovates of land and 2*s.* rent in Holteby, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that John de Grantham held no lands at his death in his demesne as of fee in chief in that bailiwick, but that at one time he held in his demesne as of fee the said messuages, land and rent, which he granted to John de Grantham his son, and the heirs of his body, rendering thereof to John de Grantham 100*s.* yearly for life, by a fine levied in the king's court.

June 15.
Berwick-on-
Tweed.

To John de Cobham and Thomas de Brokhull, collectors in co. Kent, of the tenth and fifteenth, granted to the king by the community of the realm. Order to pay 40*l.* to Geoffrey de Say, admiral of the fleet of all the ships from the mouth of the Thames towards the west, for the king's affairs, notwithstanding any other assignment made by the king upon the said money.

By K.

MEMBRANE 24.

June 10.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause 22*l.* 0*s.* 8*d.* to be allowed to Constantine de Mortuo Mari in the debts which he owes at

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Membrane 24—cont.

the exchequer, if they shall find, upon viewing his bill, that that sum is due to him, provided that he answer to the king for the residue of those debts, as Constantine has besought the king to order such allowance to be made to him on the said debts, which are exacted of him, as 22*l.* 0*s.* 8*d.* are owing to him for the wages of his men and horses for the time when he was steward of the household of Eleanor, countess of Guelders, the king's sister, as may fully appear by a bill in his possession under the seals of Robert de Tong, then keeper, and John le Smale, then controller of Eleanor's wardrobe.

By C.

June 14. To the treasurer and chamberlains. Order to pay to Anthony Bache, merchant, in his name and that of Argenta his wife, 50 marks for Easter term last of those 100 marks which the king granted to them on 4 April in the 9th year of his reign for Anthony's good service to the king and Queen Philippa to be received yearly, until the king has caused provision of 100 marks of land to be made for them in a suitable place within the realm, for life.

June 16. To William Trussel, escheator beyond Trent. Order not to intermeddle further with 4 marks 2*s.* rent in Bromholm and Lincelade, two messuages, two tofts, 30 acres of land, 3 acres of meadow, two acres of pasture, 16*d.* rent and a fifth part of a mill and a dove-cote in Wotton, restoring the issues thereof to Anabilla wife of Adam Pigot, as the late king pardoned Adam and Anabilla the trespass which they made in acquiring for themselves and Adam's heirs the said rent of Baldwin Pigot, and the said messuages, tofts, land, meadow, pasture and rent and fifth part of Thomas Paynel, which messuages, etc. they held of the late king in chief, and on entering thereon without the king's licence, and the late king granted that Adam and Anabilla should hold the messuages, etc. for themselves and Adam's heirs of the king by the services due thereupon.

To the same. Order not to intermeddle further with 25 acres of land, 5 acres of pasture, 7 acres of wood, 10*s.* rent and the ninth part of a mill in Wotton, as the king pardoned Adam Pigot of Wotton and Anabilla his wife, by a fine which Anabilla made with him, the trespass which they made in acquiring for themselves and Adam's heirs in the time of the late king the said land, pasture, wood, rent and ninth part of Thomas Paynel, who held them in chief, and in entering them without the king's licence, which said land, etc. were taken into the king's hands by reason of Adam's death as well as by reason of the said trespass, and the king granted that Anabilla should hold the said land, etc. of the king by the services due thereupon.

June 23. To John Claver and Robert Clere. Order not to intermeddle further with the fruits, issues and obventions of the churches annexed to the bishopric of Norwich or with other spiritualities pertaining to that bishopric by pretext of the king's commission to them of the custody of the temporalities of the bishopric, now void and in the king's hands, but to permit the archbishop of Canterbury [to receive them, and to restore to the archbishop anything which they may have caused to be levied, as it has been shown to the king by the plaint of John, archbishop of Canterbury, that the said John Claver and Robert, by pretext of the king's commission to them, cause the said fruits, etc. and other spiritual things of the bishopric, to be collected and levied, not permitting the archbishop to intermeddle therewith, against the liberties of the church and canonical sanctions; and in the parliaments of the king and his father, deliberation being taken upon the petitions shown by the archbishop and the archbishop of York and by other prelates of the realm concerning the receiving of such fruits and obventions in times of voidance by the keepers of the same for the use of the king, it seemed to the council in that parliament that it was not just that

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Membrane 24—cont.

the keepers of the temporalities of bishoprics should intermeddle with the obventions, fruits and issues of churches annexed to episcopal sees.

June 24. To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon Northampton. and Cornwall. Order to cause William Grede and Alice Ive his wife, kinswoman and heir of John de Fourneux, tenant in chief of the late king, to have full seisin of all the lands of which John was seised in his demesne as of fee at his death, because she has proved her age before the escheator, and the king has taken William's fealty for all the said lands, and has given him respite until Michaelmas next for the homage which is due to the king by reason of the offspring between him and Alice. By K. and C.

June 20. To the justices of the Bench. Order to proceed in a plea between John Berwick-on- de Renefeld and Alice his wife and Master Pancius de Controne, keeper of Tweed. the land of the heir of John de Sancto Claro, knight, concerning a third part of the manor of Brembiltie, and to cause full and speedy justice to be done to the parties, notwithstanding the allegation of Pancius, as John and Alice has shown the king that whereas they sought the said third part before those justices against Pancius as Alice's dower from the free tenement which belonged to John de Sancto Claro, sometime her husband, and Pancius asserted that he held that manor until the heir of John de Sancto Claro should come of age, by the commission of Queen Philippa, and exhibited letters patent under the queen's seal testifying the premises, wherefore he alleged that he ought not to answer John and Alice thereupon without consulting the king, upon which pretext the justices delayed to proceed further in that plea, whereupon John and Alice have besought the king to provide a remedy. By C.

Grant to Joan Botetourte, tenant of part of the lands of William Parles, of an attornment for a debt of 52*l.* 15*s.* 11*d.*, wherein she is bound to the king [*as in Calendar of Patent Rolls, 10 Edward III. p. 266.*]

By C.

Vacated because on the Patent Roll of the same year.

June 26. To William Trussel, escheator this side Trent. Order not to intermeddle Perth. further at present with the lands which John le Brussy of Stepelmordon held, restoring the issues thereof, if he shall find that John died after 5 June in the 9th year of the king's reign, as on that day the king took the homage of John fitz Waltier son and heir of Robert fitz Waltier for all the lands which Robert held at his death in chief, and ordered Robert de Holewell, then escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford to cause John to have full seisin of the said lands, and now the king has learned from the plaint of John, that although John le Brussy, who held of John by knight's service, died long after the said 5 June, whereby the custody of the lands which belonged to John le Brussy at his death ought to pertain to the said John fitz Waltier, yet the escheator took the said lands into the king's hands and detained them unjustly, pretending that John fitz Waltier was still in the king's wardship, and that the custody of the lands which belonged to John le Brussy at his death ought to belong to the king.

June 24. To the treasurer and barons of the exchequer and to the chamberlains. Perth. Order to account with William fitz Waryn for the days which he spent in the king's service and for his expenses for his passage to Almain and other parts beyond, and to cause payment to be made to him of what they find to be due to him, as the king lately sent him to the said parts, and granted to him 20*s.* a day for his wages so long as he should be on the said service, and caused 100 marks to be delivered to him upon such wages. By C.

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Membrane 24—cont.

To the sheriff of Southampton. Order to cause the defects of the houses, walls, turrets, bretaches (*bretagiorum*) and enclosures of the king's castle of Porchester to be repaired and amended up to 20*l.*, by the advice and testimony of Richard, earl of Arundel, keeper of that castle or of him who supplies his place there; and to cause four tuns of wine and 24 quarters of wheat to be bought and purveyed from such issues and delivered by indenture to the said keeper or to him who supplies his place for the munition of that castle, and to cause the arbalests and other engines in the castle to be made ready and amended as may be most necessary without delay, because the king has learned that there are several defects in the castle and that there are no victuals therein.

By K. and C.

June 20.
Berwick-on-
Tweed.

To the sheriff of Oxford. Order to expend up to 40 marks in repairing the houses, gates, and bridges of Oxford castle by the view and testimony of Master Robert de Stratford, archdeacon of Canterbury and chancellor of Oxford University and of the abbot of Oseneye.

By C.

June 27.
Berwick-on-
Tweed.

To the sheriff of Southampton. Order to cause a verderer for the forest of Chute to be elected in place of Philip Crok, who does not stay in that county continually.

MEMBRANE 23.

July 1.
Northampton.

To William Trussel, escheator this side Trent. Order to deliver to Emma, late the wife of John de Oddyngeseles, the manor of Longichinton, co. Warwick, and a moiety of the manor of Bradewell, co. Oxford, together with the issues thereof from the time of John's death, having taken her fealty due in this respect, certifying the king concerning that fealty, because the king has learned by inquisition taken by the escheator that John held no lands at his death in chief in his demesne as of fee, but that he held the said manor and moiety jointly with Emma by the late king's licence and by fines levied in the present king's court, to hold for John and Emma and John's heirs, and that the manor is held by the service of a third part of a knight's fee and the moiety by the service of a fifth part of a knight's fee.

July 6.
Perth.

To John Darcy 'le neveu.' Order to restore to Nicholas de Verdon the manor of Rathwer, together with the issues thereof, to hold for six years, notwithstanding the grant of that manor to John and his wife; the king grants also that John shall enter the manor after the said term and hold it for himself and his wife according to the form of the king's grant, as the king lately granted to Nicholas for his good service to the king and his father in Ireland and in recompence of divers costs and expenses incurred for the safety of the said land at divers times against the Scots and Irish, in aid of his maintenance, the custody of the manors of Rathwer and Rathfaith in the said land, which manors belonged to Roger de Mortuo Mari, earl of March, and which were in the king's hands as escheats by Roger's forfeiture, to be held during pleasure without rendering aught therefor, and afterwards, on 29 March, in the 6th year of his reign, the king wishing to do favour to Nicholas for his good service, granted that he should hold the said manors for six years next following without rendering aught therefor; and the king afterwards, in no wise recollecting the said grant, granted the manor of Rathwer to John and his wife to hold under a certain form, upon which pretext John entered the manor, amoving Nicholas therefrom, and the king wishes Nicholas to hold that manor until the end of the said term according to the form of the said grant to him, notwithstanding the grant made to John and his wife.

By K. and C.

1336.

Membrane 23—cont.

To John de Ellerker, escheator in Ireland. Order, that if John refuses to deliver the said manor and issues to Nicholas, by virtue of the preceding order, to cause them to be taken into the king's hands and delivered to Nicholas, notwithstanding the said grant to John and his wife.

By K. and C.

June 29.
Perth.

To the treasurer and barons of the exchequer and to the chamberlains. William de Northwell, the king's clerk, who undertook to render account for Robert de Tanton for the time when he was keeper of the wardrobe, has shown the king that whereas he rendered the said account finally and delivered at the exchequer the names of those to whom the king was then bound in divers sums of money, yet because divers writs of *liberate* of the king concerning the payment to Robert of certain sums of money and other writs for divers payments to divers creditors, whose names are noted in the same account, are hitherto unpaid, the treasurer, barons and chamberlains charge Robert with the sums paid by them to the said creditors by virtue of the king's writs, and cause William to be distrained for answering to the king for those fermes; the king therefore orders the treasurer and chamberlains to inspect the said writs and payments made to various persons upon the said office, and to cause those payments to be deducted from the sums contained in the writs and the writs to be so endorsed that no payment may afterwards be made by virtue of them, and the king wishes that for the debts which are owed by the said account the following method of satisfaction may be observed, to wit, that before payment, allowance or other satisfaction is made to any creditor in the said noted account the original account shall be seen, and then the sum to be paid or allowed to the creditor shall be deducted from the surplus contained in the account, and the bill or other deed (if the creditor had any of that debt) shall be received there and delivered at the king's receipt and shall there remain condemned; and if payment or allowance is made to a creditor in this respect, express mention shall be made upon that satisfaction in the rolls of the exchequer that William rendered the account thereof at the exchequer of accounts; and the king does not wish Robert or William to be charged with any payments or allowances made to any persons upon the surplus of his account or that payment, allowance or satisfaction to be made for any debt which is owed by that account, if that order is not inspected, by reason of any order of the king directed to the treasurer, barons and chamberlains, whom the king therefore orders to cause the premises to be observed and enrolled.

June 28.
Perth.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of John de Tywe, who is insufficiently qualified.

June 20.
Roxburgh.

To the taxers and collectors of the tenth and fifteenth in co. Essex. Order to supersede the exaction and levying of the goods of the hospital of St. John the Baptist, Sideburnebrok, restoring without delay anything that they may have levied, because the king has learned from trustworthy testimony that the hospital is an ecclesiastical benefice and is so slenderly endowed that the goods of the same hardly suffice for the maintenance of the master and the other things incumbent upon the hospital, and if it is charged with the aids granted to the king by the community of the realm it will behove the master to diminish the appointed alms there.

By K. and C.

June 24.
Perth.

To Edward, earl of Chester, the king's son. Robert, prior of St. Mary's church, Norton, has shown the king that whereas lately, at the suit of the prior by his petition before the king and his council in parliament, showing that the prior had lately impleaded before the justice of Chester, William de Clynton, concerning a messuage and 24 acres of land in More, near Halton, co. Chester, the said justice delayed to proceed on that plea

1336.

Membrane 23—cont.

because William, pleading before the justice, alleged that he held the said messuage and land as parcel of the castle, manor and hundred of Halton, which he holds for life by the king's grant, and the prior beseeching the king to provide a remedy, the king ordered the earl to command his justice to proceed in that plea and do justice to the parties in the premises, notwithstanding the said allegation, but not to proceed to render judgment thereon without consulting the king; and now the prior has besought the king to order that proceeding may be made to render judgment, as process has been taken in that plea up to the rendering of judgment, by virtue of the said order; the king therefore orders the earl to command his justice to proceed to render judgment with all possible speed, notwithstanding the said grant, allegation or order, if process has so been made, having viewed and diligently examined the process and called their serjeants before them, having heard the reasons both for the king, the earl, William and the said prior.

By C.

June 28.
Berwick-on-
Tweed.

To the treasurer and barons of the exchequer and to the chamberlains. Master Laurence Fastolf and Thomas de Woghop, executors of the will of Simon, archbishop of Canterbury, have besought the king to cause the sums which they owe to the king to be allowed to them in the debts which the king owes to them, and to order what may be due to them by the king beyond the said allowance to be paid to them, as the king is bound to them in divers debts both for the time of the archbishop and after his death, and the executors are likewise bound to the king in divers debts for the said archbishop; the king therefore orders the treasurer and barons to audit the account of the executors in this respect and to cause the sums which shall be due by them to the king to be allowed to them in the debts which the king owes to them; and the king orders the treasurer and chamberlains to cause what is found to be due to the executors by the king after such allowance to be paid to them, or a due assignment to be made to them therefor.

By K.

June 28.
Perth.

To Richard, earl of Arundel, justice of North Wales, or to him who supplies his place. Order to go to the places where ships were arrested for the king's use in North Wales and supervise the said ships, their apparatus and the men elected to man them, in their array, and to deliver to the said men, so about to set out in the king's service, some remuneration in aid of their expenses as may seem good to Richard and the chamberlain of those parts, although such wages were not paid to those about to set out for the defence of the realm in the time of the king or his progenitors, and all are compelled as a duty to the defence of the realm against foreign invasions, because the king has been informed that the men for the equipment of the said ships refuse to set out unless wages are paid to them beforehand, for the time when they shall chance to remain in the said ships.

By K. and C.

[*Fœdera.*]

The like to the justice of South Wales.
[*Ibid.*]

By K. and C.

MEMBRANE 22.

June 23.
Northampton.

To the treasurer and barons of the exchequer. Order to cause the sheriff of Derby and Nottingham to have due allowance in his account for 10*l.* which he has paid to Nicholas de la Despense, the late king's yeoman, if it is so, as the king ordered the sheriff to pay 10*l.* to Nicholas for Easter term last in accordance with his grant to him of 20*l.* to be received yearly by the hands of the sheriff of those counties, in consideration of 20*l.* of

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Membrane 22—cont.

land yearly of the lands which belonged to William de Bredon in co. Derby, which the late king granted to Nicholas, and which were taken out of his hands by the common assent of parliament and delivered to William.

June 20. To the same. Order to cause the sheriff of Nottingham and Derby to Northampton. have due allowance up to 29*l.* 6*s.* 9*d.*, by the view and testimony of William de Eland, constable of Nottingham castle, for the sums which he has expended in repairing the houses, walls, turrets of the castle, the mills under the castle, and a weir in the water of Trent, having viewed the king's writ ordering him to do this and an indenture under William's seal, which is in the sheriff's possession.

To the same. Order to cause the sheriff of Nottingham to have due allowance up to 102*s.* 10*d.* for the sums which he has expended in moving the place (*sedem*) for the high table of the hall within Nottingham castle and causing it to be raised, by the view and testimony of the constable of that castle, having viewed the king's writ ordering him to do this and an indenture under the constable's seal and in the sheriff's custody.

June 26. To the sheriff of Nottingham. Order to cause the defects of the hall Berwick-on-Tweed. within the town of Nottingham, where the county [court] is held, to be repaired where necessary, up to 20*l.* by the view and testimony of John de Feriby, the king's clerk, because the king has been informed that the said hall is ruinous and in great need of repair. By K.

June 18. To the collectors of the fifteenth and tenth in co. Essex. Order, under Perth. pain of forfeiture, immediately and without excuse, to pay to Master Paul de Monte Florum or his attorney 696*l.* at London, according to the tenor of the king's previous order, knowing that if they render themselves difficult in such payment, the king will punish them as disobedient and as the obstructors of his affairs; the king has nevertheless ordered the sheriff of that county that if the collectors neglect to pay that money, he shall compel them to do so by heavy distrains and otherwise and cause it to be levied of their lands and chattels, as the king lately ordered the collectors by writ of the exchequer to cause 696*l.* to be paid to Paul or his attorney, at London, in part satisfaction of divers sums of money which he has delivered on loan to the king at the receipt of the exchequer, and although it was ordained by the king and his council and was agreed with Paul's assent that the said 696*l.*, together with other sums of money which the king ordered to be delivered to him of the said fifteenth and tenth, both for purveyances of victuals for the maintenance of the king and his lieges in Scotland, acting for the defence of the realm against the Scots, and for the wages of same there and of other necessary things, should be paid quickly according to the ordinance of the council, the need being pressing, yet the collectors, not having consideration to this, have hitherto maliciously denied to pay the said 696*l.* to Paul, unless he will remit a part thereof for their use.

By K. and C.

July 1. To the sheriff of Dorset. Whereas the king lately ordered the collectors Perth. of the fifteenth and tenth in that county to cause 400*l.* to be delivered at London to Master Paul de Monte Florum or his attorney, in part satisfaction of divers sums which he has delivered to the king on loan at the receipt of the exchequer; and although it was ordained by the king and his council and agreed with Paul's assent that the said 400*l.* together with other money of the fifteenth and tenth which the king ordered to be delivered to him for making provisions of victuals for the king and his lieges in Scotland, for wages there and for other necessary things, should be paid quickly, the need being pressing, yet the collectors, not considering this, have maliciously declined to pay the said 400*l.* to Paul unless he will remit a part thereof to them for their use; the king has

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Membrane 22—cont.

ordered the collectors, under pain of forfeiture, to pay to Paul or his attorney the said 400*l.* without excuse, and the king orders the sheriff under pain of the loss of his office, that if the collectors neglect to pay that sum, he shall compel them to do so by distrains and other methods which may seem best, and cause that money to be levied without delay of the lands and chattels of the collectors, if they shall be remiss in the execution of the premises, and paid to Paul or his attorney; and the sheriff shall so act in the execution of this order that the king's affairs shall not be retarded by his default or lukewarmness, whereby the king would be obliged to punish him for disobedience.

By K. and C.

The like to the following collectors in the following counties for delivering the following sums to Paul, and to the sheriffs of the same counties, to wit:

- The collectors in co. Dorset, for 400*l.*
- The collectors in co. Worcester, for 266*l.* 13*s.* 4*d.*
- The collectors in co. Gloucester, for 796*l.*
- The collectors in co. Northampton, for 500*l.*
- The collectors in co. Kent, for 984*l.* 9*s.* 7½*d.*
- The collectors in co. Norfolk, for 825*l.* 13*s.* 4*d.*
- The collectors in co. Huntingdon, for 263*l.*
- The collectors in co. Cambridge, for 500*l.*
- The collectors in co. Leicester, for 333*l.* 6*s.* 8*d.*
- The collectors in co. Middlesex, for 150*l.*
- The collectors in co. Hertford, for 300*l.*
- The collectors in co. Berks, for 500*l.*
- The collectors in co. Devon, for 250*l.*
- The collectors in co. Somerset, for 692*l.*
- The collectors in co. Buckingham, for 321*l.*
- The collectors in co. Rutland, for 100*l.*
- The collectors in co. Surrey, for 266*l.* 13*s.* 4*d.*
- The collectors in co. Sussex, for 563*l.* 6*s.* 8*d.*
- The collectors in co. Cornwall, for 200*l.*
- The collectors in co. Dorset, for 25*l.*
- The collectors in co. Wilts, for 30*l.*
- The collectors in co. Hereford, for 18*l.* 10*s.*
- The collectors in co. Hertford, for 6*l.* 6*s.* 3*d.*
- The collectors in co. Rutland, for 8*l.*
- The collectors in co. Bedford, for 37*l.*
- The collectors in co. Surrey, for 25*l.*
- The collectors in co. Kent, for 20*l.*
- The collectors in co. Buckingham, for 24*l.*
- The collectors in co. Berks, for 18*l.*
- The collectors in the city of London, for 1,100 marks.
- The collectors in co. Warwick, for 200*l.*
- The collectors in the same county, for 21*l.*
- The collectors in co. Bedford, for 300*l.*

July 6.
Perth.

To the treasurer and barons of the exchequer and to the chamberlains. Master Paul de Monte Florum, the king's clerk, has besought him to cause account to be made with him in the following matters and to order payment to be made to him of what is owing to him, as after the last account rendered by him at the exchequer of certain sums of money lent by him to the king, he lent several times to the king at his receipt and elsewhere, at his order, and likewise delivered on loan to divers persons for their affairs, for which sums he has bills, acquittances, and other evidences in his possession; the king therefore orders the treasurer, barons and chamberlains to view the said bills, acquittances and other evidences concerning such pay-

1336.

Membrane 22—cont.

ments and to cause payment to be made to Paul or a competent assignment on the issues of the tenth and fifteenth granted to the king by the community of the realm, to be paid on the morrow of St. Matthew next, in places where Paul may quickly have satisfaction, and the king wishes Paul to have precedence in whatever assignment shall be made to him, and such payment or assignment being made to recover from Paul the said bills, acquittances and evidences.

By p.s.

July 10.
Perth.

To the same. Order to pay to Master Paul de Monte Florum 400 marks, which he delivered to the king in his chamber for his secret affairs, or to cause him to have a competent assignment upon the issues of the tenth and fifteenth granted to the king by the community of the realm and to be paid on the morrow of St. Matthew next, where Paul may most quickly be satisfied, with which 400 marks the king wishes no one to be charged.

By K. and C.

To Master Paul de Monte Florum. Order to pay to R. bishop of Durham, whom the king is sending to parts beyond the sea 100*l.* upon his expenses, receiving from the bishop his letters patent testifying the receipt of the said money.

By K.

July 8.
Perth.

To the same. Order to pay to Master Laurence Fastolf, the king's clerk, whom he is sending to parts beyond the sea and to whom the king granted 20*s.* for every day spent in the said service, 40*l.* upon such wages, and the king will cause Paul to have speedy payment of that sum.

By K. and C.

*MEMBRANE 21.*July 10.
Perth.

To the treasurer and barons of the exchequer Dublin. Order to cause 20*l.* to be paid to Thomas Cros, the king's clerk, from the custom in the ports of Droghda and Dublin or from the king's farms of those towns, as the king with the advice of his council granted to Thomas 20*l.* to be received from the said custom or farms for his expenses from the Purification last until the translation of St. Thomas the Martyr following, for attending to his affairs in divers parts of the realm, by his orders and by ordinance of the council.

By K. and C.

July 5.
Perth.

To Master Paul de Monte Florum, the king's clerk. Order to pay to Arnald de Duro Forti, knight, 100 marks, which the king granted to him in part satisfaction of the debts which the king owed to him, and the king will cause payment or satisfaction to be made to Paul. The king has also ordered the constable of Bordeaux to deduct the said 100 marks in the payments of the said debts which the king ordered to be made by him to Arnald.

July 10.
Perth.

To Richard de la Pole, the king's butler or to him who supplies his place in the port of Kyngeston-upon-Hull. Order to cause 20 tons of wine in that port to be delivered by indenture to Hugh Daudele, who is speedily about to come with his horses and arms to the king to Scotland, at his order, or to Hugh's attorney, in part satisfaction of the fee or wages which he receives from the king under a certain form.

By K. and C.

A like order to the keeper of the king's victuals at Berwick-upon-Tweed, to deliver to Hugh or his attorney 15 tuns of flour of the victuals in the keeper's custody.

By K. and C.

July 6.
Perth.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause 1,500*l.* to be paid to Master Paul de Monte Florum, without delay, or a competent assignment to be made to him upon the issues of the

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Membrane 21—cont.

tenth and fifteenth granted to the king by the community of the realm, where he may quickly be satisfied, in which assignment the king wishes Paul to have precedence before all others, with which 1,500*l.* the king wishes no one to be charged, as Paul has delivered 1,500*l.* to the king in his chamber for his secret affairs.

By p.s.

April 6.
Waltham.

To John de Wodehous, keeper of the hanaper of chancery. Order upon sight of these presents to pay to Thomas Rosselyn, whom the king is sending to Scotland to stay there in his service, as has been ordained by the king and his council, 100 marks upon his expenses and for making certain purveyances for the king's use towards those parts.

By K.

July 6.
Perth.

To the treasurer and barons of the exchequer. Order to cause 100 marks to be allowed to John de Wodehous, which sum he has paid to Thomas Rosselyn by virtue of the preceding order.

July 3.
Perth.

To the same. Order to cause allowance to be made to John de Wodehous, keeper of the hanaper of chancery, in his account, for the following sums which he has paid at the order of J. archbishop of Canterbury, the chancellor, to wit, to Gaillardus de Burgo, 20*s.* of the king's alms; to Peter de Arenton, sent to Bordeaux on the king's affairs 10 marks; and to Richard Fille, master of the king's ship, called '*la Cristophre*,' and to Thomas le Clerk for their wages and those of other men with them in the ship, upon the custody of the ship, 20*l.* as the chancellor has testified to the king.

By K.

To the same. Order to cause allowance to be made to John de Wodehous, keeper of the hanaper of chancery, in his account for the following sums which he has paid by the order of John, archbishop of Canterbury, the chancellor, to certain couriers and envoys bearing writs of the king to divers parts of the realm at divers times, to wit: to Richard de Peshale, knight, who was sent to Scotland, 10 marks; to brother Geoffrey de Maldon, brother of the order of St. Augustine, Oxford, sent to parts beyond the sea, 20*l.*; to Edmund de Grymesby, sent to Norfolk, 5 marks; to William Lovell, sent to the same parts, 5 marks; and to Robert de Emeldon, clerk, sent to Southampton, 40*s.*; and to the couriers and envoys, 60*s.*, as the chancellor has testified to the king.

By K.

To the same. Thomas Wak of Lydell has besought the king to cause account to be made with him for the prests of the wardrobe and other divers sums received in the time of the king and his ancestors, which Thomas owes to the king, having inspected the bills, indentures and other evidences in Thomas's possession, and to cause what is found to be owing to him to be allowed to him in the debts which are exacted of him for the king's use, as the king is indebted to Thomas in divers sums of money for his wages and those of his men-at-arms whom he retained by his order, and for other causes, in the time of the king and his progenitors, as may fully appear by the said bills, indentures and other evidences; and Thomas is indebted to the king in divers debts for prests of the wardrobe and other sums; the king therefore orders the treasurer and barons to view and examine the said indentures, bills and evidences, inspecting the rolls and memoranda of the exchequer touching the premises and accounting with Thomas for the said prests and sums, allowing to him what might reasonably be allowed in this respect, causing to be allowed to him what is found to be due to him by the king after the account is rendered, in the debts which are exacted from him.

By C.

July 10.
Perth.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Ralph Chastiloun, who is unfit to exercise the duties of that office because he was indicted before the sheriff in his tourn, lately held at Charlynton, for the death of Richard le Ferour of Churchehull.

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July 8.
Perth.*Membrane 21—cont.*

To the collectors of the fifteenth and tenth in co. Essex. Order, upon pain of forfeiture, upon sight of these presents, without excuse, to cause 600*l.* to be paid to Bartholomew de Bardi and Peter Byne and their fellows, merchants of the society of the Bardi, or to their attorneys, according to the tenor of the king's previous order, knowing that if they render themselves difficult in such payment the king will punish them as disobedient to his orders; the king has also ordered the sheriff of that county that if the collectors neglect to pay that money, he shall compel them to do so by severe distrains and in other ways as he shall see fit and shall cause that money to be levied of their lands and chattels without delay, if it is necessary; as the king lately ordered the collectors, by writ of the exchequer, to pay to the said merchants 600*l.* of the said fifteenth and tenth, in part satisfaction of divers sums of money which the merchants delivered to the king on loan at his receipt, for his affairs, and although it was ordained by the king and his council and agreed with the assent of the merchants that the said 600*l.* and other money of the tenth and fifteenth, which the king ordered to be delivered to the merchants for provisions of victuals for the maintenance of the king and his lieges in Scotland, for the wages of some there and for other necessary things should be paid quickly for the said affairs according to the ordinance of the council, the necessity being pressing, yet the collectors, not considering this, have hitherto maliciously refused to pay the said 600*l.* to the merchants unless they will remit a part thereof for their use.

By K. and C.

The like to the following collectors in the following counties for the following sums, to wit:

The collectors of Lyndesay, for 600 <i>l.</i>	} in co. Lincoln.
The collectors of Castevene, for 400 <i>l.</i>	
The collectors of Holand, for 300 <i>l.</i>	
The collectors of co. Oxford, for 600 <i>l.</i>	
The collectors in co. Suffolk, for 600 <i>l.</i>	
The collectors in co. Norfolk, for 700 <i>l.</i>	
The collectors in co. Southampton, for 566 <i>l.</i> 13 <i>s.</i> 4 <i>d.</i>	

July 20.
Perth.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of Walter de Coumbe, who does not stay in the county so that he cannot perform the duties of the office.

July 8.
Perth.

To the sheriff of Essex. Order, upon pain of the loss of his office, that if the collectors of the tenth and fifteenth in that county neglect to pay 600*l.* to Bartholomew Bard and Peter Byne and their fellows, merchants of the society of the Bardi, according to the tenor of the king's order [*as above*] then to compel them to make that payment by distrains and in other ways that he shall see fit, and to cause that money to be levied of their lands and chattels if they shall be remiss in the execution of the premises and paid to the merchants or their attorneys; and so to act in the execution of this order that the said affairs may in no wise be retarded by his default or luke-warmness, whereby the king would be obliged to punish him as disobedient.

By K. and C.

The like to the following sheriffs, to wit:

The sheriff of Lincoln.	The sheriff of Norfolk.
The sheriff of Oxford.	The sheriff of Southampton.
The sheriff of Suffolk.	

July 14.
Perth.

To Robert de Emeldon, the king's clerk. Order to deliver victuals to the value of 100*l.* from the victuals in his custody which the king lately ordered to be provided by him in co. Southampton by the view and testimony of Geoffrey de Say, admiral of the king's fleet, from the mouth of the Thames towards the west, and of the sheriff of that county, for the

1336.

Membrane 21—cont.

masters of the ships which lately came to the port of Portesmouth by the king's order, to set out upon the sea for the defence of the realm, in Geoffrey's company, which ships are still staying in that port, to be held in remuneration of the expenses incurred by the masters in staying in the said port.

July 18. To Roger Turle, late mayor of the town of Bristol. Order to deliver
Perth. by indenture to Richard de Foxcote, sheriff of Gloucester, 2,000 horse-shoes (*ferrorum*), with nails for the same, of those 6,000 horse-shoes for the horses which are in Roger's custody by the late king's order. By C.

July 16. To the bailiffs of Wynchelse. Order to cause 20*l.* of the ferm of that
Perth. town to be paid to Geoffrey de Say, admiral of the fleet of the king's ships, from the mouth of the Thames towards the west, for affairs enjoined by the king. By K.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with a messuage, 80 acres of land and 6 acres of meadow in Kynemarston, restoring the issue thereof to Matilda, late the wife of John de Hereford, because the king has learned by inquisition taken by the escheator that John and Matilda held the said messuage, land and meadow, jointly at John's death of Peter de Grandisson, by certain services.

July 22. To John Moryn, escheator this side Trent. Order to deliver to Edmund
Perth. son of Nicholas de Grey, and to Joan daughter of Roger Deyvill, the manor of Barton in Rydale, with the advowson of the church of that manor together with the issues thereof, from the time of the death of William, bishop of Norwich, because by the transcript of the foot of a certain fine levied in the king's court at Westminster in the 7th year of his reign, before William de Herle and his fellows, the justices of the Bench, between the said bishop demandant and William de Wystowe, knight, and Agnes his wife, deforciant, concerning the said manor and advowson, which transcript the king caused to come before him in chancery, it is found that William and Agnes granted the manor and advowson to the bishop, by the king's licence, with remainder after the bishop's death to Edmund and Joan, and Edmund's heirs to be held of the king and his heirs by the said services; and the bishop has died and the king has taken the fealty of Edmund for the said manor and advowson, and has given Edmund respite until Michaelmas next for the homage due to him in this respect.

July 22. To the sheriff of Salop. Order to cause a coroner for that county to be
Perth. elected in the place of John de Waren, who does not stay therein.

Aug. 6. To the treasurer and barons of the exchequer and to the chamberlains.
Perth. Order to cause allowance to be made to Paul de Monte Florum, the king's clerk, of 2,000 marks in the sum which he owes at the exchequer for the arrears of his last account there, as Paul is charged by the king to buy and purvey without delay divers things, up to the sum of 2,000 marks, in parts beyond the sea, for the use of Queen Philippa and of Edward, earl of Chester, the king's son. By K. and C.

MEMBRANE 20.

July 6. To the treasurer and barons of the exchequer. Order to cause 50*l.* of the
Perth. sums of money, if any, which John Junctyn and his fellows merchants of the society of the Peruzzi, owe to the king, to be allowed to them in the money of Hugh le Despenser the younger, late the king's enemy, in their custody, if the treasurer and barons shall ascertain by inquisition or in other legitimate manner that the manor of Turnhamhalle, co. York, which belonged to Hugh, was held of the bishop of Durham as of the manor of Houden

1336.

Membrane 20—cont.

by the service of 10*l.* yearly, and that the said 50*l.* is owing to the merchants for the said service for five years for the time when they held the manor of Houden, and when the manor of Turnhamhalle was in Hugh's hands, as the merchants have besought the king to order such allowance to be made to them, as the manor of Turnhamhalle is held of the bishop of Durham as of the manor of Houden, which the merchants held as aforesaid by the demise of Louis, bishop of Durham, and 50*l.* of that service for the said five years are owing to those merchants. By C.

July 6.
Perth.

To the same and to the chamberlains. Whereas on 16 April last the king sent John de Percebrigg, his clerk, together with William Fox of York to Flanders to take part in the negotiation with Louis, count of Flanders, and granted to him 5*s.* daily for his wages, as long as he should remain in the said service, and caused 10 marks to be delivered to him upon such wages; the king orders the treasurer and barons to account with John for the said expenses of his passages, and for his costs, and to cause payment to be made to him without delay of what they shall find to be owing to him, and for his wages from the said 16 April until 6 July following, on which day he returned to the king. By K.

To the same. A like order in favour of William Fox of York, whom the king sent to Flanders on 25th March last to treat with Louis, count of Flanders, and to whom the king granted 10*s.* daily for his wages, and 40 marks upon his expenses in that journey. By C.

July 4.
Perth.

To William Trussell, escheator beyond Trent. Order to cause reasonable dower to be assigned to Joan, late the wife of John de Ingaldisthorp, tenant in chief, upon her taking oath that she will not marry without the king's licence, in the presence of Thomas de Ingaldisthorp, John's son and heir, if he choose to attend.

July 3.
Perth.

To the same. Order not to intermeddle further with the manor of Compton Mounceaux, co. Southampton, restoring the issues thereof, because the king has learned by inquisition taken by the escheator, that Matilda, late the wife of John de Insula, held no lands at her death in her demesne as of fee in that bailiwick, but that she held the said manor for life by a fine levied thereon in the king's court, with remainder to John de Fienles and Matilda his wife, and Matilda's heirs, and that the manor is not held of the king.

To the treasurer and barons of the exchequer. Whereas on 30 November last the king granted to John de Glanton the custody of Carlisle castle, and of the king's demesne lands there, to hold for life, rendering yearly, by the hands of the sheriff of Cumberland, 63*l.* 7*s.* 7½*d.*, and receiving for the said custody 10 marks yearly for his wages, and the accustomed wages for a gate-keeper and watchman, which 10 marks and wages the king wishes to be allowed to John in his ferm of 63*l.* 7*s.* 7½*d.*; and on 20 March following the king ordered him to cause the houses, walls, turrets and other buildings of the castle to be repaired by the view and testimony of Peter de Tilliol, from his said ferm, up to the sum of 40 marks, as appears by inspection of the chancery rolls, and John expended 40 marks by virtue of that order, as may fully appear by Peter's letters of testimony, which John has in his possession; the king orders the treasurer and barons to view the said letters, and if this is so, to cause Richard de Denton, now sheriff of that county to have due allowance of the said 40 marks in the ferm of the said castle and lands, and to cause the sheriff and John to be discharged and acquitted of the said 10 marks yearly, and beyond that sum of the yearly portion touching the gate-keeper and watchman of their accustomed wages in the said ferm for the time when the sheriff was in his office and John had that custody.

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*Membrane 20—cont.*July 2.
Perth.

To the sheriff of Warwick. Order to expend up to 20 marks by the view and testimony of William de Sutton, in repairing the goal of Warwick, which is so ruined and broken that the escape of the prisoners therein may be feared unless it be quickly repaired.

By K.

To the sheriff of Northampton. Order to cause to be restored to Thomas de Lufwyk, chaplain, his lands, goods and chattels, which were taken into the king's hands upon his being accused before the justices last in eyre in that county of the theft of two cups of the price of 100s. and of a breviary of the price of 4 marks, at Byfeld, as he has purged his innocence before H. bishop of Lincoln, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

July 3.
Perth.

To the sheriff of Sussex. Order, upon sight of these presents, to cause 20 quarters of wheat and three tuns of wine to be bought and purveyed in convenient places in that bailiwick, and delivered by indenture to Robert de Sapy, constable of Pevnesey castle, for the munition of that castle.

By C.

July 8.
Perth.

To the treasurer and barons of the exchequer, Dublin. Order to cause Andrew Gerard, burgess of Waterford in Ireland, to have the terms which the king has granted to him for 90*l.* which he owes to the king, having received security from him for paying the said 90*l.* notwithstanding a former attornment made to him, as Andrew has besought the king to grant that he might pay the said 90*l.* in sums of 100*s.* yearly, as the king lately granted to him, in consideration of the damage and loss sustained by him in the service of the king and his father, that he should pay 100*l.* in which he was bound to the king for certain causes, both in the time of the king and of his father, in sums of 10*l.* yearly, and Andrew paid 10*l.*; and the king, having consideration of Andrew's said losses has granted that he shall pay the remaining 90*l.* in sums of 100*s.* at the exchequer of Dublin.

By K. and C.

July 1.
Perth.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of Richard le Spicer of Dunstable, deceased.

July 3.
Perth.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of John de Faudon, who is insufficiently qualified.

Baumb[urgh].

July 8.
Perth.

To the sheriff of Cumberland. Order to cause a verderer for the forest of Ingelwode, in that county, to be elected in place of Nicholas de Herlaston, who is so sick and broken by age that he cannot perform the duties of that office.

July 6.
Perth.

To John de Cobham. Order to retain in his possession 100 marks of those 200*l.* which the community of co. Kent, except the cities of Canterbury and Rochester, granted to the king in subvention of the costs and expenses incurred by him in Scotland, and for the discharge of 120 hobelers, and which the king ordered to be assessed upon the said county by John and by John de Segrave and John de Wyndesore, as the king lately granted the said 100 marks to John de Cobham in consideration of the great labours and expenses incurred by him in his service at the time when John was justice of oyer and terminer in co. Kent and appointed for doing certain other things there, for which he has not hitherto obtained any remuneration.

By C.

July 8.
Perth.

To Master Paul de Monte Florum. Order to pay to John de Pulteneye, citizen of London, 200*l.* in which the king is bound to him and which John delivered into the king's chamber for his secret affairs.

By K. and C.

1336.

*Membrane 20—cont.*July 10.
Perth.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause 200*l.* to be paid to Master Paul de Monte Florum or a competent assignment to be made to him upon the issues of the tenth and fifteenth granted to the king by the citizens and burgesses of the realm to be paid to the king on the morrow of St. Matthew next, with which 200*l.* the king wishes no one to be charged, as he ordered Paul to pay 200*l.* to John de Pulteneye as aforesaid.

By K. and C.

July 8.
Perth.

To the sheriff of Nottingham. Order to cause twelve waggon loads of lead to be bought and carried with all speed to the town of Kyngeston-upon-Hull so that they may be there before the feast of St. James next, to be carried thence to the town of Newcastle-upon-Tyne for works in the king's castle there.

By K.

To the sheriff of Northumberland. Order to cause all those who have houses in the castle of Newcastle-upon-Tyne and who ought of right to repair them, to repair them with all speed, so that they may be ready and covered before Michaelmas next.

July 5.
Perth.

To Richard de la Pole, the king's butler. Order, upon sight of these presents, to cause 120 tuns of good wine to be bought and purveyed in the port of Kyngeston-upon-Hull, 10 tuns of good wine in the port of Boston (*Sancto Batho*), 100 tuns of good wine in the port of London, 20 tuns of good wine in the port of Wynchelse, 20 tuns of good wine in the port of Sandwich, and 30 tuns of good wine in the port of Bristol, for the king's use, and to cause them to be kept in the same places until further order.

By K. and C.

July 12.
Perth.

To the same. Order to cause 6 tuns of good wine to be delivered, without delay, to William fitz Waryn, keeper of the castle of Montgomery, or to his attorney, for the munition of that castle.

By K.

*MEMBRANE 19.*July 6.
Perth.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with three messuages, a cottage, 7 acres 1 rood of land in Brekles, Markham and Rudham, restoring the issues thereof to the prior of Westacre, as the king, wishing to ascertain the reason why Robert de Holewell, then escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, had taken the said messuages, cottage and land into the king's hands, ordered Robert to certify him thereupon, and Robert signified that he had not taken the lands into the king's hand, but that William de Rosteleye, formerly escheator in those counties, had delivered them among other lands, asserting that they were in the king's hands by the taking of Walter de Gloucestr[ia], escheator beyond Trent of the late king, by reason of the appropriation thereof made by the late prior of that place after the publication of the statute of mortmain, without having afterwards obtained the late king's licence; and afterwards, at the suit of the present prior of that place, showing that the prior, his predecessor had acquired the said messuages, cottage and land long before the publication of the said statute and had continued in seisin thereof, and beseeching the king to provide a remedy, the king ordered Robert to take an inquisition upon the premises, by which it is found that Richard, formerly prior of the said place, acquired the said messuages, cottage and land in the time of Henry III. for himself and his church, long before the publication of the said statute, to wit, a messuage in Brekles of Nigel de Pykenham in the 29th year of Henry III. and two messuages, a cottage, and 7 acres of land in Rudham,

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Membrane 19—cont.

of Hugh son of Luke de Roudham in the 40th year of the same reign, and a rood in Markham, of Margery Belet, in the 34th year of the same reign, and that the said messuages, cottage and land are held of the prior by certain services.

July 13.
Perth.

To Bartholomew de Burgherssh. Order to cause wood in the woods or parks pertaining to the king's manor of Rotherfeld, which he holds by the king's commission, to be sold in places where it can be done to the least harm of the king, by the view and testimony of William Moraunt and Robert de Sharndenne, up to the sum of 40*l.* and to cause the defects in the manor to be repaired where most necessary up to the said sum because the said defects in the houses, mills, enclosures and other buildings of the manor, which have long existed in times past while the manor was in the hands of the king, his father and of Hugh le Despenser the younger and Hugh Daudele, cannot be conveniently repaired for a less sum than 66*l.* 6*s.* 8*d.* without receiving timber from the said manor, as is found by an inquisition taken by William and Robert, and the king wishes the repairs to be effected with all possible speed.

To William Moraunt and Robert de Sharndenne. Order to supervise the said work and attend to this together with Bartholomew.

July 19.
Perth.

To William Trussel, escheator beyond Trent. Order to cause Walter son and heir of Walter de Gloucestr[ia], tenant in chief of the late king, to have full seisin of all the lands of which his father was seised in his demesne as of fee at his death, because the said Walter son of Walter has proved his age before the escheator and the king has taken his fealty for all the said lands, and has given him respite for his homage until Michaelmas next.

By C.

July 22.
Perth.

To the same. Order to cause Walter son and heir of Walter de Gloucestr[ia], tenant in chief of the late king, to have full seisin of the third part of the manor of Alweston, which Margaret, late the wife of Fulc le fitz Waryn held for life of Walter's inheritance, as is found by inquisition taken by the escheator, which third part the escheator took into the king's hands by reason of Margaret's death and of Walter's minority, as Walter has proved his age as aforesaid.

July 28.
Perth.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Roger Louy of Worcester, who has no lands in that county to qualify him.

July 28.
Perth.

To William Trussel, escheator beyond Trent. Order to supersede the taking of the lands of Margaret Byset, by virtue of the king's order, and the making of an inquisition thereupon, restoring to her any lands in that bailiwick which he may have taken into the king's hands for the said cause, although the king, understanding that she was dead, lately ordered the escheator to take the lands of which she was seised in her demesne as of fee, into his hands and to cause them to be kept safely until further order, and to take an inquisition concerning the lands which she held of the king in chief in that bailiwick; because she lives in the enjoyment of bodily health.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause 100 marks to be paid to Master Paul de Monte Florum, the king's clerk, or competent assignment for that money to be made to him if they shall ascertain that he paid 100 marks by virtue of the king's order to Arnald de Duro Forti, knight, in part satisfaction of the debts in which the king is bound to him.

By K. and C.

Aug. 6.
Perth.

To the sheriff of Kent. Order, upon sight of these presents, to cause 100 marks to be delivered by indenture to Geoffrey de Say, admiral of the

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Membrane 19—cont.

fleet of the king's ships from the mouth of the Thames towards the west or to him who supplies his place, to distribute them as he may see fit to the masters of certain ships in the king's service upon the sea, as the king wishes the said masters to be remunerated for their labours and to render themselves more prompt in his service; and if the sheriff has not at present sufficient money then he shall provide himself speedily with money. By K.

To Robert de Emeldon, the king's clerk. Order to deliver by indenture to the said admiral, or to him who supplies his place, victuals to the value of 100*l.* from the victuals provided by Robert in the town of Southampton and elsewhere in co. Southampton, to be distributed among the masters of ships now upon the sea in the king's service, because the said victuals still remain untouched, for certain reasons, in Robert's possession, as he has informed the king, although the king lately ordered him to cause victuals to the value of 100*l.* to be delivered to the masters of the ships which are congregated at Portesmouth to set out on the king's service at his order, by the view and testimony of the said admiral. By K.

Aug. 4.
Perth.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the lands of John de la Hoke in Orcheston, restoring the issues thereof to him, as the escheator returned that he had taken into the king's hands a carucate of land of John in Orcheston, because Margaret, late the wife of John Giffard of Brymmesfeld, the elder, who holds the manor of Ebston of the king in dower, alienated the said carucate thereof to John without the king's licence, and afterwards, at the suit of John, showing the king that the land was not parcel of that manor and is not held of the king but of John Danyel by certain services, the king ordered the escheator to take an inquisition upon the matter, by which it is found that the said land is not parcel of the said manor and is not held of the king but that it is held of Richard Danyel son and heir of John Danyel by certain services.

Aug. 14.
Perth.

To John de Stirkeland and Roger de Bromholmesheved, taxers and collectors of the tenth and fifteenth in co. Westmorland. Although the king lately ordered them to supersede the levying of the said tenth and fifteenth until Michaelmas next, unless otherwise ordered, yet because he has been informed that the money was collected and levied by them before the order reached them, and is in their possession, and by divers tallies of the exchequer the king appointed Ralph de Nevill to receive from the money so levied, 150*l.* 6*s.* 8*d.*, which are in arrears to him for his wages and robes for the time when he was steward of the king's household, and for his wages in the last war of Scotland, as may fully appear by those tallies shown in chancery, the king orders John and Roger to cause 150*l.* 6*s.* 8*d.* of the money levied by them to be paid to Ralph or his attorney, if they reach that sum, and if not, then to cause up to the said sum to be paid from the money so to be levied by them, notwithstanding the said order of *supersedeas*, receiving from Ralph or his attorney the aforesaid tallies by which the king will cause allowance to be made to John and Roger in their account.

Aug. 20.
Perth.

To the taxers and collectors of the tenth and fifteenth in co. Westmorland. Although for certain causes the king ordered them to supersede the levying of the tenth and fifteenth until Michaelmas next, unless he ordered otherwise, yet because divers sums of that tenth and fifteenth have been previously assigned to divers lieges by tallies of the exchequer for the king's affairs, he orders the taxers and collectors to cause all the money assessed upon that county, if it has not hitherto been levied according to the tenor of the previous commission made to them thereupon, to be levied without delay, and to pay the sums to those to whom they were assigned

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Membrane 19—cont.

without delay, notwithstanding the king's said order, and not to neglect to do this as they wish to avoid the king's severe displeasure, receiving the aforesaid tallies from those to whom the sums are paid. By K.

The like to the taxers and collectors of the tenth and fifteenth in cos. Northumberland and Cumberland by divers writs.

MEMBRANE 18.

July 28.
Perth.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the moiety of an acre of meadow in the suburb of Canterbury, restoring the issues thereof to the abbot of St. Augustine's, Canterbury, as the king ordered the escheator to inform him why he had taken the said moiety into his hands, and the escheator returned that he had not so taken the said moiety, but that William de Northo, late escheator in cos. Kent, Surrey, Sussex and Middlesex took the moiety of an acre of meadow in the said suburb into the king's hand because it was found by inquisition made before William that the said half acre grew in the course of the river (*ripe*) of Canterbury, by alluvion and dereliction of the river, he understood that the meadow was the king's soil; and the king ordered William Trussel to take an inquisition upon the premises, by which it is found that the said half acre is not the king's soil and did not grow in the course of the river of Canterbury by alluvion and dereliction of the river, but that it is the soil of the said abbot from time out of mind and is held in chief as parcel of the lands which the abbot holds as of the right of his church by knight's service, and that the meadow only remains in the king's hands because William de Northo understood that it was the king's soil.

Aug. 4.
Perth.

To the same. Order to deliver to Isabella, late the wife of John de Wodhull, tenant in chief, the manor of Pateshull, co. Northampton, and 20*l.* 6*s.* 8*d.* rent in the manor of Langeford, co. Bedford, to be held in dower, the manor being extended at 13*l.* 13*s.* 0½*d.* yearly.

Memorandum, that the said assignment was made in chancery on the said day, at Stodeleye, with the assent of John de Molyns, to whom the king granted the custody of all the lands which belonged to John, to hold until John's heir should come of age, together with the marriage of the heir, and with the assent of William de Rysseley, Isabella's attorney, according to the form of an indenture made between John de Molyns and Isabella thereupon and enrolled below.

Enrolment of indenture between Sir John de Molyns and Isabella testifying that Isabella has received from John in allowance of all her dower for all the lands which belonged to John de Wodhull on the day he married her, to wit, the manor of Pateshull, co. Northampton, and 20*l.* 6*s.* 8*d.* of rent to be received yearly of certain tenements held in villeinage with all the services and customs thereof, in the manor of Langeford, co. Bedford, to wit, a messuage and half a virgate of land which Simon Flemyng holds in villeinage; 3 acres 1 rood of land which Simon holds of 'bordlond'; a messuage and half a virgate of land which Robert Henry holds in villeinage and 3 acres 1 rood which Robert holds of 'bordlond'; a messuage and half a virgate of land which Robert Valeys holds in villeinage and 3 acres 1 rood which he holds of 'bordlond'; a messuage and half a virgate of land which Simon de Hampton holds in villeinage and 3 acres 1 rood which he holds of 'bordlond'; a messuage and half a virgate of land which Walter Helewys holds in villeinage and 3 acres 1 rood which he holds of 'bordlond'; a messuage and half a virgate of land which John Helewys

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Membrane 18—cont.

holds in villeinage and 3 acres 1 rood which he holds of 'bordlond'; a messuage and half a virgate of land which Nicholas Valeys holds in villeinage and 3 acres 1 rood which he holds of 'bordlond'; a messuage and half a virgate of land which John Moune holds in villeinage and 3 acres 1 rood of land which John holds of 'bordlond'; a messuage and quarter of land which John Thecchare holds in villeinage and an acre $\frac{1}{2}$ rood which he holds of 'bordlond'; a messuage and a quarter of land which William Moun holds in villeinage and an acre $\frac{1}{2}$ rood which he holds of 'bordlond'; a messuage and a quarter of land which John de Hampton holds in villeinage and $1\frac{1}{2}$ acres $\frac{1}{2}$ rood which he holds of 'bordlond'; a messuage and a quarter of land which John de Pottern holds in villeinage and $1\frac{1}{2}$ acres $\frac{1}{2}$ rood which he holds of 'bordlond'; a messuage and a quarter of land which William Hobyot holds in villeinage and $1\frac{1}{2}$ acres $\frac{1}{2}$ rood which he holds of 'bordlond'; a messuage and a quarter of land which John Hobyot holds in villeinage and $1\frac{1}{2}$ acres $\frac{1}{2}$ rood which he holds of 'bordlond'; a messuage and a quarter of land which Walter Corteys holds in villeinage and $1\frac{1}{2}$ acres $\frac{1}{2}$ rood which he holds of 'bordlond'; a messuage and a quarter of land which Henry le Eem holds in villeinage and $1\frac{1}{2}$ acres $\frac{1}{2}$ rood which he holds of 'bordlond'; a messuage and a quarter of land which Adam le Cok holds in villeinage and $1\frac{1}{2}$ acres $\frac{1}{2}$ rood which he holds of 'bordlond'; a messuage and a quarter of land which John Cavel holds in villeinage and $1\frac{1}{2}$ acres $\frac{1}{2}$ rood which John holds of 'bordlond'; a messuage and a croft of land which John Cavel holds in villeinage together with 26 messuages with 26 crofts of the cottages which Agnes Ryver, Maud Hughes, William Lutte, Alice Ivel, Walter Hawys, John Balricak, William le Smyth, William Syward, Geoffrey le Taillour, Simon le Spenser, John Potton, John Person, John Thecchar, John Soklyng, Simon de Hampton, Isabella Theodolf, John Fox, Alice Person, Simon Beton, Simon Beton (*sic*), Alice Crewell, Robert Richer, John Chapman, Laurence le Muleward, William Imene and Cicely Mewes hold in villeinage, and 57 acres $1\frac{1}{2}$ roods of land which John le Neuman, Simon Haukyn, John Grigg, Richard Lucas, John Hogekeyn, Nicholas Theodolf, John le Cartere, John Soklyng, Richard Austyn, Isabella atte Sone, William Geryn, William Lutte, Thomas Molkes, John Austyn, John le Lech, John le Smyth and Thomas Soklyng hold of 'bordlond'; and of those tenants who hold the aforesaid 57 acres $1\frac{1}{2}$ roods of land the said Isabella will have no other customs or services except only the rent sec (*sekke*) issuing from the same land. Dated at Stok Poges, 28 July, 10 Edward III. *French.*

July 14.
Perth.

To William Trussel, escheator beyond Trent. Order to cause Guy, son and heir of Elias Martel, tenant in chief of the late king, to have seisin of all the lands of which Elias was seised at his death in his demesne as of fee in that bailiwick, because Guy has proved his age before the escheator and the king has taken his fealty for all the said lands and given him respite for his homage until Michaelmas next. By C.

Aug. 6.
Perth.

To John Claver and Robert Clere, keepers of the bishopric of Norwich, void and in the king's hand. Order to pay to John de Norwico, admiral of certain ships of the town of Great Yarmouth and the neighbouring parts, 100*l.* of the issues of that bishopric, to be distributed among the masters, mariners and men of the said ships, as has been enjoined upon him by the king and as he shall see fit, receiving his letters patent testifying his receipt of the said money; as it has been ordained by the king and his council that the said ships, well and sufficiently munitioned and prepared for war, shall set out to sea to meet and resist certain galleys, manned with armed men, which are about to come to the king's land or to Scotland to harass him and his people, and the king granted 100*l.* to the said masters, mariners and men in subvention of their expenses in the said service. The king has

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Membrane 18—cont.

ordered John to receive the said 100*l.* from John Claver and Robert and to distribute it. By K. and C.

To the same. Order to pay 20*l.* to John de Norwico, admiral of the fleet of the king's ships from the mouth of the Thames towards the north, who is about to set out to sea with the said ships of the town of Great Yarmouth, in subvention of the costs and expenses which it will behove him to make in the said service. By the same warrant.

Aug. 20.
Perth.

To the same. Order to pay to the same John de Norwico, 20*l.* without delay, beyond those sums which the king ordered to be paid to him by them, in subvention of the costs and expenses incurred by him in his service.

By K. and C.

Aug. 22.
Perth.

To the taxers and collectors in co. Norfolk of the tenth and fifteenth granted to the king by the laity of the realm. Order to supersede the levying of 100*l.*, which are due to the king from the town of Great Yarmouth by reason of the said tenth, so that the bailiffs and men of that town may retain the same 100*l.* in their possession in aid of the costs and expenses which they have incurred in arraying, providing and sending the ships of war of that town to sea for the defence of the realm against invasion, at the king's order, as the king has granted them the said 100*l.* in aid of those expenses.

By K. and C.

Aug. 24.
Perth.

To John de Insula and Nicholas Pouchardon, taxers and collectors of the tenth and fifteenth in co. Northumberland. Order to cause 100*l.* to be paid to Robert Tong, receiver of the king's victuals at Newcastle-upon-Tyne, or his attorney, and 100 marks to John Thyngden, clerk of the king's works in the castle of that town, or his attorney, if the money in their possession amounts to those sums, and if not, then to cause payment to be made of such money to be levied by them, up to the same sums, notwithstanding the king's order of *supersedeas*, receiving from Robert and John their tallies by which the king will cause allowance of the said sums to be made to the collectors in their account, because the king has been informed that the money of the tenth and fifteenth was collected and levied by John and Nicholas before the said order reached them, and is in their possession, and by divers tallies of the exchequer the king appointed Robert to purvey divers victuals for the king's use for 100*l.*, and John Thyngden for doing divers works in the said castle, for 100 marks, to be received by the hands of John and Nicholas of the money levied by them, as fully appears by the said tallies, shown in chancery, although the king lately ordered the collectors to supersede the levying of the tenth and fifteenth until the quinzaine of Michaelmas next, unless he ordered otherwise.

By C.

Aug. 25.
Perth.

To the sheriff of Kent. Order, upon sight of these presents, to cause wheat and malt and other necessary victuals, to the value of 100 marks, to be bought and purveyed in convenient places in that bailiwick, and delivered to Geoffrey de Say, admiral of the king's ships of the Cinque Ports and of the western parts, to distribute them among the masters and mariners of those ships, because it behoves the king to have divers kinds of victuals for the maintenance of the masters and mariners of the said ships, which he has ordained to set out with him upon the sea towards the west; and if the said issues, which the sheriff now has ready, will not suffice for the premises, the king orders him to appoint some certain day for those from whom the said victuals are taken, when he shall be able to pay them from the said issues for their said victuals. The king has also ordered the admiral to receive those victuals from the sheriff in the form aforesaid.

By K.

Aug. 28.
Perth.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause payment or a competent assignment to be made to William

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Membrane 18—cont.

de Clynton, of 200 marks of the arrears of those 200 marks which the king granted to him for the maintenance of Laurence de Hastyng, son and heir of John de Hastyng, tenant in chief of the late king, a minor in the king's wardship, during the said heir's minority.

MEMBRANE 17.

Aug. 12.
Perth.

To the treasurer and barons of the exchequer. Whereas John Junclyn and his fellows, merchants of the society of the Peruzzi, have delivered, as they say, divers deeds of obligation and other evidences, by which several men were bound in divers great sums of money to Hugh le Despenser the younger which ought to be levied for the king's use by reason of Hugh's forfeiture, upon the account rendered at the exchequer by the merchants of the money and other things which belonged to Hugh and which are in the king's custody, the king orders the treasurer and barons to cause the said debts to be levied without delay for his use by reason of the said forfeiture, having viewed the said deeds and evidences, and having called the said debtors before them.

By C.

Aug. 16.
Perth.

To the same. Order to view the account of John Junclyn and his fellows, merchants of the society of the Peruzzi, for the money and other things which belonged to Hugh le Despenser the younger, and to view the rolls and memoranda of the exchequer, and if by such scrutiny or by inquisition or otherwise they shall find that the manor of Turnhamhalle, co. York, is held of the bishop of Durham as of the manor of Houeden, which the said merchants held in the late king's time for a term of years, by the service of 10*l.* yearly and that 50*l.* of the said service, for the five years when the merchants held the manor of Houeden and when the manor of Turnhamhalle was in Hugh's hands, are owing, then to cause the said 50*l.* to be paid to the merchants of the first money which shall be levied at the exchequer of Hugh's debts; as the merchants have besought the king to order the said 50*l.* to be paid to them from those debts, as they held the manor of Turnhamhalle, which belonged to Hugh, by the demise of Louis, then bishop of Durham, by the said service, and 50*l.* of the service are still owing to them, and they have delivered divers deeds of obligation and other evidences by which several men were bound to Hugh in divers great sums, which ought to be levied for the king's use by reason of Hugh's forfeiture, upon the account rendered by them at the exchequer of the money and other things which belonged to Hugh and which are in their custody.

By C.

Aug. 6.
Perth.

To the same. Order to cause seven tuns and a pipe of wine and 174 quarters of salt to be allowed to William de la Pole of Kyngeston-upon-Hull, in his account rendered at the exchequer for the sums of money received by him from the king and in the king's name and for the expenses incurred by him, because the king has learned from trustworthy testimony that the said wine and salt were lost and consumed without William's fault and of the mariners conducting the ship in which they were, as William has besought the king to provide a remedy, because he was charged by the king and his council to buy and purvey 60 tuns of white wine and 600 quarters of salt and divers other victuals and to cause them to be carried to Berwick-upon-Tweed for the maintenance of the king and his lieges, then in Scotland for the defence of the realm, and although seven tuns and a pipe of wine and 174 quarters of the said salt were lost in transit to Berwick by storms at sea, yet the treasurer and barons refused to allow the wine and salt so lost to William in his account.

By p.s. [9638.]

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*Membrane 17—cont.*Aug. 14.
Perth.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause 1,000*l.* of the money of the tenth and fifteenth granted to the king by the community of the realm and the citizens and burgesses of the realm, in cos. Kent, Surrey, Sussex and Southampton, to be paid to John Baronshele, Guy Donati and John Junctyn and their fellows, merchants of the society of the Peruzzi, notwithstanding any assignment made to others, charging no one therewith, as the king lately ordered the treasurer, barons and chamberlains to cause 3,666*l.* 13*s.* 4*d.* to be paid to those merchants from the said money, in which sum the king was bound to them for divers causes, to wit 1,000*l.* on the octaves of Midsummer last and the residue on the morrow of Michaelmas or on All Saints day next, notwithstanding any assignment to others, and although the treasurer, barons and chamberlains caused 2,666*l.* 13*s.* 4*d.* of the said sum to be assigned to the merchants, according to the form of that order, yet they have hitherto delayed to cause an assignment for the remaining 1,000*l.* to be made to the merchants, because they were not informed who ought to be charged with that sum, as the merchants have informed the king; and the said merchants paid that 1,000*l.* by the order of the late king and his council, for certain of the late king's secret affairs in parts beyond the seas, as the king has learned from the testimony of trustworthy persons, with which 1,000*l.* the king wishes no one to be charged.

By C.

Aug. 23.
Perth.

To William Trussel, escheator beyond Trent. Order to cause reasonable dower to be assigned to Katherine, late the wife of John de Witlebury, tenant in chief, upon her taking oath that she will not marry without the king's licence, in the presence of Aubrey, John's son and heir, if he choose to attend.

Aug. 20.
Perth.

To the taxers and collectors of the tenth and fifteenth in co. Southampton. Order not to molest or aggrieve the master and brethren of the hospital of St. Mary Magdalene near Winchester by reason of the said tenth and fifteenth, in the goods of the hospital in that county, and to permit them to be quit thereof for this turn, as the hospital is so slenderly endowed that its goods hardly suffice for the maintenance of the master, brethren and sisters and of the weak and infirm there and for other alms according to the foundation of the same, and if it be charged with the aids granted to the king by the community of the realm, it will behove the master and brethren to diminish the said alms.

By K. and C.

Aug. 22.
Perth.

To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of William Hamond, who is insufficiently qualified.

Aug. 28.
Perth.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of London. Order to cause 20 tuns of wine to be bought and purveyed with all possible speed for the king's use in that port or elsewhere, as he shall see fit, and delivered to Nicholas de la Beche, constable of the Tower of London, for the munition of that Tower.

By K.

To the sheriffs of London. Like order to cause 100 quarters of wheat to be bought and purveyed in places in that city where they shall see fit, and delivered to Nicholas.

To Richard Folejaumbe and Ralph de Braylesford, taxers and collectors of the tenth and fifteenth granted to the king in co. Derby. Order to cause 220*l.* from the said money to be paid to William de Northwell, keeper of the king's great wardrobe, of the second term of the payment of that money, notwithstanding any previous assignment of the money otherwise, as the king appointed William, by a certain tally of the exchequer, to receive 220*l.* as aforesaid by the hands of the collectors, upon divers purveyances of the wardrobe, as may fully appear by the said tally.

By bill of the treasurer.

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*Membrane 17—cont.*Sept. 1.
Perth.

To John de Langeford, keeper of the isle of Wight and constable of Karesbrok castle. Order to cause that castle to be provided without delay with necessary victuals as he shall see fit, by the view and testimony of lawful men of those parts.

By K.

Aug. 30.
Perth.

To the collectors of the new custom in the city of London. Order to pay 200 marks to John de Pulteneye, notwithstanding any other assignment or order to the contrary, as the king is indebted to John in 100 marks which he paid by his order to Geoffrey de Say admiral of the fleet of ships from the mouth of the Thames towards the West, to be distributed among the masters and mariners of the said ships, as is fully enjoined on the admiral by the king; and also in 100 marks which he delivered for the king's affairs.

By K.

July 8.
Perth.

To John Darcy, justiciary of Ireland, to the treasurer and barons of the exchequer, Dublin, and to the chamberlains there. Order to cause the custody of all the lands in Ireland which Henry de Cogan, deceased, held for life of the inheritance of Peter de Cogan, tenant in chief, and which are in the king's hands by reason of the minority of Henry, Peter's son and heir, to be delivered without delay to brother Roger Outlawe, prior of the Hospital of St. John of Jerusalem in Ireland, notwithstanding any ordinance to the contrary, as the king granted the said custody to the prior to hold until the heir should come of age, rendering 50*l.* yearly at the exchequer of Dublin; and if the heir chance to die before he comes of age, his heir being under age, then the prior shall have the said custody until that heir shall come of age and of any other heirs, until they shall be of full age.

*MEMBRANE 16.*Sept. 1.
Perth.

To the sheriff of Worcester. Order to cause a verderer for the forest of Feckenham to be elected in place of John de Hodynton, who is insufficiently qualified.

Aug. 25.
Perth.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Oto lord of Kuyk or his attorney 125*l.* for Michaelmas term next, in accordance with the king's grant to him of 250*l.* to be received yearly by the hands of those collectors.

Sept. 3.
Perth.

To the treasurer and barons of the exchequer. Order to cause 125*l.* to be allowed to the said collectors in their account, if they have paid 125*l.* to Oto by virtue of the preceding order.

Aug. 16.
Perth.

To John de Glanton, constable of Carlisle castle. Order to spend 20 marks in repairing the houses, turrets and other buildings of that castle of that ferm of 63*l.* 7*s.* 7½*d.* which he is bound to render to the king yearly by the hands of the sheriff of Cumberland, for the custody of the castle and of the king's demesne lands there, beyond those 40 marks which the king lately ordered him to spend for such repairs.

By K.

Sept. 8.
Perth.

To William Trussel, escheator beyond Trent. Order to cause John son and heir of Robert de Thorp, to have full seisin of all the lands of which Robert was seised at his death in his demesne as of fee in that bailiwick, because John has proved his age before the escheator, and the king has taken his fealty for all the said lands, and has given him respite until Easter next for his homage due in this respect.

By C.

Sept. 6.
Perth.

To the same. Order not to intermeddle further with the lands which belonged to John de Hermystede, restoring the issues thereof to Alice John's wife, because the king has learned by inquisition taken by the escheator that John held no lands at his death in chief in that bailiwick, but that he held jointly with Alice lands of other lords by divers services.

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*Membrane 16—cont.*Aug. 28.
Perth.

To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to John de Hanon[ia] or to Dinus Forcetti, Alexander de Bard and their fellows, merchants of the society of the Bardi of Florence staying in that city, John's attorneys, 500 marks from Michaelmas term next in accordance with the king's grant to John of 1,000 marks to be received yearly by the hands of the collectors.

Sept. 3.
Perth.

To the treasurer and barons of the exchequer. Order to cause 500 marks to be allowed to the said collectors if they have paid that sum to John de Hanon[ia] by virtue of the preceding order.

Aug. 12.
Perth.

To John de Wodehous, keeper of the hanaper. Order to pay to Robert de Hemyngburgh of Northampton, the king's clerk, 40s. for his expenses for thirteen days spent in the king's business, as the king lately sent him to R. bishop of Salisbury then at Cherdestok, co. Devon, and to the abbot of Osneye.

By C.

Vacated because below.

To the same. The same order.

By C.

Sept. 21.
Nottingham.

To the sheriff of Lincoln. Order to deliver 220*l.* by indenture to John Thumby of Boston, who undertook before the king and his council to pay 220*l.* for the king to John Clyngenberg for a certain ship called 'Prucebergh,' bought for the king's use.

By K.

Sept. 23.
Nottingham.

To the sheriff of Nottingham and Derby. Order to pay to Nicholas de la Despense, the king's yeoman, 10*l.* from Michaelmas term next, in accordance with the king's grant to him of 20*l.* yearly to be received by the hands of the sheriff, in recompence for 20*l.* of land of the lands which belonged to William de Bredon, in co. Derby, which the late king granted to Nicholas, and which were taken from him and restored to William by the common assent of the king's parliament.

Oct. 3.
Leicester.

To Bartholomew de Bard, Peter Byne and their fellows, merchants of the society of the Bardi. Order to deliver 40 marks to Richard Talbot, of the king's gift.

By K.

To the treasurer and barons of the exchequer. Order to cause 63*l.* 6*s.* 8*d.* to be allowed to Arnold de Tyle, the king's clerk, for his costs and expenses and charging Sandardus de Valenc[ia] with the 10*l.* received by him, as Arnald was lately sent by the king and his council to Hainault, Brabant and Almain, and also to Scotland and to divers other places within the realm, in the king's service, and the king caused 73*l.* 6*s.* 8*d.* to be delivered to him upon his expenses, of which sum Arnald delivered 10*l.* to Sandardus, sent to parts beyond the sea on the king's affairs by the order of John archbishop of Canterbury, the chancellor, and Arnald incurred expenses and costs to the sum of 63*l.* 6*s.* 8*d.* remaining, while he was in the said service, and in his passages across the sea, and fears that he will be aggrieved in divers ways if he is compelled to render an account upon the premises.

By K. and C.

Oct. 3.
Nottingham.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause payment to be made to Berengarius Daragoun, keeper of two lions and two leopards of the king at the Tower of London, the arrears of his wages of 12*d.* daily and 2*s.* 1*d.* daily for the maintenance of the said lions and leopards from Michaelmas last, and to pay such money henceforth until Michaelmas next, or cause an assignment thereof to be made to Berengarius, as they shall see fit.

By K.

Oct. 20.
Auckland.

To the same. Order to account with Master Richard de Bynteworth, whom the king lately sent to France on his affairs, and to whom the king caused 50 marks to be delivered upon his expenses for the days spent in the said service, and for the costs and expenses incurred by him in his passage,

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Membrane 16—cont.

20s. being allowed to him for every day spent in the said service in parts beyond the seas and 13s. 4d. on this side of the sea, and to cause payment or competent satisfaction or assignment to be made by him for what they shall find to be owing to him.
By K. and C.

To the same. Order to account with Master Richard de Bynteworth, whom the king lately sent to Scotland causing him to have payment or competent satisfaction or assignment for every day spent in the king's service at 13s. 4d. a day.
By K. and C.

Oct. 20.
Berwick-on-Tweed.

To William Trussel, escheator beyond Trent. Order to cause Peter son and heir of Robert Bavent, tenant in chief of the late king, to have seisin of all the lands of which Robert was seised at his death, in his demesne as of fee because he has proved his age before the escheator, and the king has taken his fealty for all the said lands, and has given him respite until next Easter for his homage.
By C.

MEMBRANE 15.

Sept. 1.
Perth.

To the sheriff of Bedford. Order to cause Ralph Moryn to have seisin of a messuage, 12 acres of land, 4 acres of meadow and 6 acres of pasture in Harewold, which Hamo son of William de Harewold held, who was outlawed for felony, because the king has learned by inquisition taken by the sheriff that the said messuage, land, meadow and pasture have been in his hands for a year and a day, and that Hamo held them of Ralph, and that John le Mareschal, late sheriff of Bedford, had the year, day and waste thereof, and ought to answer for them to the king.

Sept. 12.
Perth.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the lands which belonged to William son of William de Keynes of Faltho at his death, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that William held no lands at his death in chief, but that he held lands of other lords by divers services.

Sept. 10.
Perth.

To John de Ellerker, treasurer of Ireland. Order to cause 100 marks of the issues of that land to be paid to John Jordan of Ireland, or to his attorney, as the king lately sent John Jordan to Ireland and to other divers parts, and the king has learned that it will behove John to be provided with 100 marks before Michaelmas next.
By K.

Sept. 23.
Nottingham.

To the sheriff of Cornwall. Whereas the king lately ordered him to cause John, earl of Cornwall, the king's brother, to have the stampage of 400 'miliaria' of tin in that county, according to the king's grant which he made to the said earl in consideration of his great expenses in the king's service in the war of Scotland, and that the earl for that reason was overwhelmed with alien brass; the king also wished the sheriff to be discharged thereof towards him, and orders the sheriff to cause what is in arrears of the stampage of the said 400 'miliaria' to be stamped without delay and delivered to William de Cusancia, the king's clerk, to whom the king granted all the goods and chattels which belonged to the earl at his death, or to his attorney in this respect, to acquit the earl's debts therewith.
By K.

Oct. 2.
Leicester.

To John de Ellerker, treasurer of Ireland. Order to pay 10*l.* to Walter de Holiwod, which sum the king granted to Walter as a gift for his good and laudable service in the war of Scotland.
By p.s.

Sept. 26.
Nottingham.

To the treasurer and barons of the exchequer. Order to allow to Thomas Wake, sheriff of Northampton, in his account 67*s.* 7½*d.*, which he expended in repairing certain houses at Northampton for the session of the justices

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Membrane 15—cont.

appointed to hold pleas before the king there, by the order of Geoffrey le Scrop, chief justice appointed to hold those pleas, as Geoffrey has testified before the king.

By K.

Sept. 28. To the sheriff of Warwick. Order to cause a coroner for that county to
Nottingham. be elected in place of William de Sutton, who is unable to travail to fulfil the duties of that office.

Oct. 1. To the mayor and bailiffs of Southampton. Order to cause Henry Taroun
Leicester. to have proper, safe and speedy passage, at the king's expense, to the parts of the islands of Gerneseye, Jereseye, Seerk and Aureneye, to which the king is sending him.

By K.

To the sheriff of Essex. Order, upon sight of these presents, to cause all the timber for repairing the houses and buildings of the Tower of London, purveyed at Haveryng atte Boure, to be taken to the Tower to be delivered to the constable of the Tower or to him who supplies his place there.

By K.

Sept. 26. To William Trussel, escheator beyond Trent. Order not to molest or
Nottingham. aggrieve the bishop of Llandaff and the chapter of that place, in the manor of Arcleston, and a messuage and a carucate of land in Arcleston, because the king has learned, by inquisition taken by the escheator, that William de Radenore, formerly treasurer of Llandaff, granted by his charter, ten years before the publication of the statute of mortmain, the said manor, messuage and carucate to the bishop and chapter, to hold for themselves and their successors, and for the chapter alone when the see was void, to find two chaplains who should be perpetual vicars in the church of Llandaff and should reside continually there, and who ought to follow the choir at mattins and at all the canonical hours, and celebrate divine service daily for the souls of William and Simon his brother, and for the souls of all the faithful departed, so that one of them should celebrate daily at daybreak and the other in the interval (*per medium spatii*) before the ringing of prime, for ever; and that the said messuage and land are held of William de Weston by the service of 2*d.* yearly for every service, and are worth 10*s.* yearly in all issues. [*Cartæ et Mun. de Glamorgan* vol. iv. p. 163.]

Sept. 27. To the treasurer and barons of the exchequer. Order to cause Robert
Nottingham. Foucher, late sheriff of Lancaster, to have due allowance in his account for those sums of money which they shall find him to have expended in repairing a certain hall and place for the session of Richard de Wilughby and his fellows, late justices appointed to hold pleas before the king, whom the king sent to Wygan in that county to hold the said pleas, having viewed the justice's order to Robert and the indenture made thereupon before the king between Robert and William de Excestre, crier of the king's Bench, as Robert has besought the king to order such allowance to be made to him, as he expended 43*s.* 2*d.* by the order of the said justices in repairing the said hall and place, as may fully appear by the said order and indenture, and that money still remains to be allowed to Robert.

By K.

Oct. 1. To the sheriff of Oxford. Order to cause a coroner for that county to
Nottingham. be elected in place of Ralph Chastillon, who has no lands in that county to qualify him.

Oct. 2. To the treasurer and barons of the exchequer. Order to cause the debts
Leicester. which shall be found to be clearly due by the king to Adam, bishop of Winchester, to be allowed to him in the debts which he owes at the exchequer, having inspected the rolls and memoranda touching such debts, notwithstanding any order or ordinance to the contrary made by the king and his council, provided that the bishop shall answer at the exchequer for any debts which are found to be owing by him to the king after such

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Membrane 15—cont.

allowance has been made, as the bishop has besought the king to order such allowance to be made to him as the king is bound to him in divers debts for wages and the expenses incurred by the bishop in going in the king's service to parts beyond the sea at divers times and for divers other causes; and the bishop is bound to the king in certain debts to be rendered at the exchequer.

By K. and C.

Oct. 2.
Leicester.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of London. Order to cause those 20 tuns of wine which the king ordered to be delivered by him to Nicholas de la Beche, keeper of the Tower of London, if they have not yet been delivered, to be bought and purveyed and carried to the said Tower, to be delivered by indenture to Thomas de Stapelford, clerk of the king's works in that Tower for the munition of the Tower.

By K.

The like to the sheriffs of London, '*mutatis mutandis*,' concerning 100 quarters of wheat to be bought and purveyed from the ferm of that city.

By K.

Oct. 3.
Nottingham.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to account with Master John Piers, whom the king lately sent to the Roman court, for the days spent by him in that service and for his expenses for his passages, 13s. 4d. daily being allowed to him for his wages, and to cause payment to be made to him of what is found to be owing to him for his wages and expenses beyond the sums received by him thereupon, as the king lately sent John to the Roman court and granted him 13s. 4d. daily for his wages as long as he should remain in the said service, and caused 73l. 12s. 6d. to be delivered to him upon such wages.

By K.

Oct. 3.
Leicester.

To Bartholomew de Barde, Peter Byne and their fellows, merchants of the society of the Bardi. Order to deliver to William de Dunstaple, whom the king has appointed receiver of certain of his moneys and victuals, 400l. on loan, to pay wages therewith to divers men about to set out in the king's service upon the sea, as the king has enjoined upon William.

By K.

The like to the same to pay 400l. to John de Watenhull, clerk, for the the like cause.

By K.

MEMBRANE 14.

Oct. 3.
Leicester.

To Richard de Ayremynne, keeper of the house of the *Conversi*, London. Order to pay to Master Walter le Convers, of Nottingham, the arrears of his accustomed wages, and of the portion of the rents of London and Oxford, and the deodands in aid of the maintenance of the said *conversi* touching him, ordained from the time of his commission according to the tenor of the king's order to Richard under the privy seal.

Oct. 3.
Nottingham.

To the treasurer and barons of the exchequer. Order to cause 10l. to be allowed to Richard Curzon and Thomas de Normanton, bailiffs of Nottingham, in the ferm of that town, if they shall be found to have paid that sum to Robert de Newerk and Meliora his wife, sometime the wife of Gilbert de Glynkarny, for Michaelmas term last, in accordance with the king's grant to Robert and Meliora of 20l. yearly, to be received from the said ferm by the hands of the bailiffs of Nottingham for the time being, in exchange for 20l. yearly to be received by the hands of the escheator beyond Trent, which the king granted to Meliora.

Sept. 30.
Nottingham.

To James le Boteler, earl of Ormound, lord of the town of Aillesbury, or to his bailiffs there. Order to deliver to Robert de Fienles 30l. for Michaelmas term last, of the ferm of that town in accordance with the king's grant to him of 60l. yearly to be received of the said ferm by the

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Membrane 14—cont.

hands of Emma late the wife of Robert de Monte Alto or of the other lords of that town for the time being, in consideration of the late king's grant to Robert of 60*l.* yearly from the said ferm, to be received by the hands of Robert de Monte Alto and Emma, and of the other lords of that town for the time being, which grant was revoked by certain ordinances made by the prelates, earls and barons of the realm and accepted by the late king.

Oct. 1. To the treasurer and barons of the exchequer. Order to cause 30*l.* to be
Nottingham. allowed to James le Boteler, earl of Ormound, in his ferm for the town of Aillesbury, if he shall be found to have paid that sum to Robert de Fienles by virtue of the preceding order.

Sept. 30. To the sheriff of Buckingham. Order to deliver to Robert de Fienles
Nottingham. 55 marks for Michaelmas term last, in accordance with the king's grant to him of 110 marks to be received from the issues of co. Buckingham yearly.

Oct. 1. To the treasurer and barons of the exchequer. Order to cause 55*l.* to be
Nottingham. allowed to the sheriff of Buckingham in his account, if he shall be found to have paid that sum to Robert de Fienles by virtue of the preceding order.

Oct. 2. To the treasurer and barons of the exchequer and to the chamberlains.
Leicester. Order to cause account to be made with Master Elias de Joneston, late keeper of certain processes and memoranda touching the duchy of Aquitaine, for all the money received by him of prest upon his wages both from the ministers of the king and of his father for the prosecution and custody of the said processes and memoranda, for which money he has not yet accounted, allowing to Elias his accustomed wages, the carriage of the said processes and memoranda and other necessary things, as they shall find allowance to have been made in like case in the books of the late king's wardrobe; and the king orders the treasurer and chamberlains to cause payment to be made to Elias of what they shall find to be due to him.

Oct. 2. To the collectors of the old custom in the port of London. Order to
Leicester. cause all the issues of that custom, when the seal called 'coket' which the king, for certain reasons ordered to be kept under the locks and seals of the collectors and of others shall be opened and when the wool shall be sent out of the kingdom, to be paid to Bartholomew de Bard and Peter Byne and their fellows, merchants of the society of the Bardi, and to permit the other part of the said seal to remain in their custody, in the same way as such issues were paid to them by writ under the exchequer in the past year, the other part of the seal being retained in the merchants' custody, because they have undertaken before the king and his council to find for the expenses of the king's household, to wit, a certain sum of money for every month from Michaelmas last until Michaelmas following, as they did in the year last past, and the king has granted to them, to sustain such charge, all the issues of the said custom and of the new customs to be received in that port and in the port of Southampton as they received them in the past year.

By K. and C.

Oct. 3. To Bartholomew de Bard and Peter Byne and their fellows, merchants of
Nottingham. the society of the Bardi of Florence. Order to deliver 40 marks to Reymund Spiawie of Bayonne in the king's name, as the king has granted 40 marks sterling to Reymund, who long and faithfully served the king and his father, having compassion on his poor estate.

By K. and C.

Oct. 4. To Constantine de Mortuo Mari and John de Hederse, collectors of the
Nottingham. tenth and fifteenth granted to the king in co. Norfolk. Order to pay to William de Dunstaple, whom the king lately appointed receiver of certain

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Membrane 14—cont.

of his moneys and victuals, 260 marks of the money in their custody, of the last term of payment of the same, for paying wages therewith to divers men about to set out in the king's service upon the sea, as the king has enjoined upon William.
By K.

Oct. 10.
Auckland.

To Richard de Welles, chamberlain of South Wales. Order to cause the defects in the king's castle of Lampadervaure, as in houses, walls, turrets, bridges and other erections, to be speedily repaired by the view and testimony of the constable of that castle or of him who supplies his place there, up to the sum of 40*l*.
By K.

Sept. 30.
Leicester.

To the sheriff of York. Order to pay to Joan Comyn of Boghan, 20*l*. for Michaelmas term last, in accordance with the king's grant to her of 40*l*. to be received yearly from the issues of co. York.

Oct. 3.
Blyth.

To the taxers and collectors of the tenth and fifteenth in co. Cumberland. Order to supersede the taxing and levying of the tenth and fifteenth of the goods of the hospital of the house of St. Nicholas without Carlisle, permitting the master and brethren to be acquitted thereof; as the hospital was founded by the king's progenitors, of their alms, and is so slenderly endowed that the goods thereof hardly suffice for the maintenance of the master and brethren and of the poor and infirm who resort there and for other alms to be done according to the ordinance of the king's progenitors, and if the hospital is charged with the aids granted to the king by the community of the realm, it will behove the master and brethren to diminish the said alms.
By K.

Oct. 3.
Nottingham.

To the collectors of customs in the port of Kyngeston-upon-Hull. Whereas Robert Jolyf and Richard de Luthe have lent 20*l*. to the king for his affairs, which sum the king received from them by the hands of the treasurer and chamberlains, and Robert and Richard have besought the king to pay them the said 20*l*. or to cause it to be allowed to them in the custom which they are bound to pay to the king of their own goods which they are taking out of the realm, the king orders the collectors to cause 20*l*. to be so allowed to them in the custom on their wool to be taken out of the realm from that port, if satisfaction has not been done to them for the said sum.
By K.

The following have like letters for the following sums, to wit:

Adam de Coppandale for 50 marks.

John de Thornton Coppandale for 20*l*.

Thomas de Holme for 20*l*.

Adam Tyrwhit for 50 marks.

Geoffrey de Hombercolt for 40 marks.

MEMBRANE 13.

Sept. 25.
Nottingham.

To Bartholomew de Burghersh, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver to John de Alneton, sheriff of Oxford, four oaks, fit for boards (*bordis*) and timber, in the forest of Stowode or Shottore to repair and maintain therewith the bridge of Oxford castle and the other buildings in the castle.
By K.

Sept. 24.
Nottingham.

To William Trussel, escheator beyond Trent. Order to cause John de Loudham, son and heir of John de Loudham, tenant in chief of the late king, to have seisin of all the lands of which his father was seised in his demesne as of fee in that bailiwick because John has proved his age before the escheator and the king has taken his homage.
By p.s. [9653.]

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Membrane 13—cont.

Sept. 27. To the same. Order not to intermeddle further with a messuage and Nottingham. two carucates of land in Brumpton, co. Berks, and a messuage and two carucates of land in Middelastone, co. Oxford, restoring the issues thereof to Isabella late the wife of John de Brumpton, because the king has learned by inquisition taken by the escheator that John and Isabella held the said messuages and carucates jointly, and that they are not held of him.

To the same. Order to cause reasonable dower to be assigned to Isabella late the wife of John de Brumpton, tenant in chief, upon her taking oath not to marry without the king's licence, in the presence of John de Brumpton, John's son and heir, if he choose to attend.

Sept. 26. To John Moryn, escheator this side Trent. Order to cause William son Nottingham. and heir of Patrick Bouche, tenant in chief of the late king, to have seisin of all the lands of which Patrick was seised in his demesne as of fee in that bailiwick, because William has proved his age before the escheator, and the king has taken his homage. By p.s. [9663.]

Sept. 25. To the treasurer and barons of the exchequer. Order to cause 20*l.* to be Nottingham. allowed to Thomas de Bekeryng, sometime sheriff of Nottingham, in his account, receiving from him the king's writ to him and the indenture made between him and William [de Eland] constable of Nottingham castle, as the king lately sent the earl of Murryf, taken prisoner in the war of Scotland, to Nottingham castle to be detained in the custody of the constable until further orders, and the king ordered Thomas to pay 20*s.* to the constable for every week that the earl should remain in his custody for the earl's expenses, or until further orders, and by virtue of that order Thomas paid 20*l.* to William for the earl's expenses from 25 August in the 9th year of the king's reign, to the 12 January next following, to wit, 20*s.* for each week, as may fully appear by the said indenture.

Sept. 24. To William Trussel, escheator beyond Trent. Order not to distrain Nottingham. John Berenger son and heir of Ingelram Berenger for his homage as the king lately took John's fealty for all the lands which Ingelram held at his death in chief, and gave him respite for his homage until Michaelmas following, as appears by inspection of the chancery rolls, and now the king has taken John's homage. By p.s. [9651.]

Sept. 25. To the treasurer and barons of the exchequer. Order to cause 10 marks Nottingham. to be allowed to Thomas de Bekeryng, sometime sheriff of Nottingham, in his account, as the king lately ordered William de Eland, constable of Nottingham castle, to take the earl of Moref, then in his custody in that castle, to Wyndesore castle to be delivered to Thomas de Foxle, constable there, and the king ordered Thomas de Bekeryng to pay 10 marks to William upon his expenses and those of the earl and of others about to set out in his company, for the safe keeping of the earl, so that the transporting of the earl should in no wise be delayed for lack of such payment, by virtue of which order Thomas delivered 10 marks to William as may fully appear by an indenture made thereupon between Thomas and William.

To the same. Order to cause 21*l.* to be allowed to John de Oxon[ia], citizen and vintner of London, and John Haumond and some other executors of the will of Adam de Salesbury, in a debt of 40*l.* in which they are bound at the exchequer for the time when John and Adam were sheriffs of the late king, of London, and to cause them to have respite for the remaining 19*l.* until the heir of Hugh de Sancto Johanne, a minor in the king's wardship, shall come of age, who ought, as they say, to be charged therewith when he comes of age, notwithstanding any order or ordinance to the contrary, as John and the executors are bound to the king in the said 40*l.*, and the king is bound to John in 21*l.* for seven tuns of wine taken from him for the late king's use by Peter Barde of Sandwich and

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Membrane 13—cont.

Richard de Wygorn[ia], clerk; and the king has ascertained by a certain tally and other evidences exhibited before him, that the said wine was taken from John by Peter and Richard, and that 21*l.* are due to John for the said wine.

By K.

Sept. 22. To the sheriff of Essex. Order to cause a coroner for that county to be
Nottingham. elected in place of Thomas de Berdefeld, who is insufficiently qualified.

To Ralph de Middelney, escheator in cos. Somerset, Dorset, Devon and Cornwall. Order to supersede the execution of an order directing him to take into the king's hands all the lands which belonged to John, late earl of Cornwall, the king's brother, and of which he was seised at his death, in his demesne as of fee in that bailiwick, and not to intermeddle with the issues of those lands under colour of the said order or upon any other pretext, because the king has ordained otherwise concerning the custody of the said lands by the advice of his council.

The like to William Trussel, escheator beyond Trent.

By K.

Sept. 23. To the sheriff of Nottingham. Order to spend up to 10*l.* in repairing
Nottingham. and amending a certain hall in the town of Notyngnam, where the county court is held, beyond those 20*l.* which the king lately ordered him to expend in repairing the said hall, by the view and testimony of John de Feriby, the king's clerk.

By K.

Sept. 24. To John de Cobham. Order to retain in his possession 20*l.* of the
Nottingham. residue of those 200*l.* which the community of co. Kent, except the cities of Canterbury and Rochester, granted to the king in subvention of the costs and expenses incurred by him in Scotland, and for the discharge of 120 hobelers, and which the king ordered to be assessed and levied for his use by John and by John de Segrave and John de Wyndesore, as the king has granted the said 20*l.* to John de Cobham in consideration of the great labours and expenses which he has incurred in the king's service at the times when he was appointed justice of oyer and terminer in co. Kent, and for divers other things in those parts, to have the said 20*l.* of the king's gift beyond those 100 marks which the king lately granted to him of the said 200*l.*

By K.

Sept. 23. To John Moryn, escheator this side Trent. Order to cause John
Nottingham. Pougher and Margery his wife to have full seisin of the purparty of Margery, daughter and co-heir of John Paynel, tenant in chief of the late king, of the inheritance of John Paynel, according to the partition thereof, as the king lately took the fealty of Richard de Gascrik, who married Elizabeth, eldest daughter and co-heir of John Paynel, who proved her age before William de Clapham, late escheator in cos. York, Northumberland, Cumberland and Westmorland, and ordered William to cause Richard and Elizabeth, as the eldest, to have full seisin of their purparty, having made a legal partition of the lands which John Paynel held of the late king in chief, of which John was seised at his death in his demesne as of fee, in that bailiwick, in the presence of Margaret de Daventr[ia], who held the said lands by the king's commission, until John's heirs should come of age, if she chose to attend, having demised into Margaret's hands the purparty of Margery, a minor in the king's wardship, until further orders, as appears by inspection of the chancery rolls, and Margery has proved her age before the escheator and the king has taken the fealty of John Pougher for the purparty touching him and Margery.

Sept. 24. To William Trussel, escheator beyond Trent. Order to cause the said
Nottingham. John Pougher and Margery to have seisin of all the lands in that bailiwick touching them of all the lands of the said inheritance according to the partition thereof made by William de Clapham and by John de Bolyngbrok, late escheator in cos. Lincoln, Northampton and Rutland.

MEMBRANE 12.

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- Oct. 12. To William Trussel, escheator beyond Trent. Order to cause Elias Daubeneye son and heir of John Daubeneye to have seisin of all the lands of which John was seised at his death in his demesne as of fee, in that bailiwick, as Elias has proved his age before the escheator, and the king has taken his fealty, and has given him respite for his homage until Easter next. By C.
Auckland (Auckland).
- Oct. 16. To the treasurer and barons of the exchequer. Order to cause Robert de Shawe, to whom the king committed the custody of the lands which John Daubeneye held in chief, to hold until Elias came of age, rendering a certain yearly ferm at the exchequer, to be discharged and acquitted of the said ferm as on 12 October last the king took the homage of Elias and ordered the said lands to be delivered to him. By C.
Auckland.
- Oct. 14. To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Stephen le Blount for the time when he was receiver and keeper of the king's victuals at Carlisle, allowing to him what is reasonable, in his account, and to cause payment to be made to him what they shall find to be due to him. By C.
Auckland.
- Oct. 2. To Thomas de Foxle, constable of Wyndesore castle. Order to cause ten 'miliaria' of 'talwod' in Wyndesore forest to be provided where this may most quickly be done and carried by water to the Tower of London, and delivered to Nicholas de la Beche, keeper of the Tower or to him who supplies his place. By K.
Leicester.
- To Richard de le Pole, the king's butler, or to him who supplies his place in the port of London. Order to deliver ten tuns of wine in the said port to Edward, earl of Chester, the king's son, or to his attorney, of the king's gifts, in subvention of the expenses of his household. By K.
- To the sheriffs of London. Order to cause 200 quarters of sea coal (*carbonum maritimorum*), and 100 quarters of charcoal (*carbonum ligneorum*), and fifteen loads of lead, ten 'miliaria' of iron, 200 garbs of laths, and 100 spears to be bought and purveyed without delay, as may seem most fitting, and carried to the Tower of London, to be delivered by indenture to Nicholas de la Beche, keeper of the Tower or to him who supplies his place, for the munition of the Tower. By K.
- To William de Northwell, keeper of the great wardrobe. Order to deliver to Edward, earl of Chester, the king's son, or to his attorney, a 'miliare' of wax, 12 fotheres of minever, six fotheres of popln (*pople*), six fotheres of squirrel fur (*stranlyng*), 24 fotheres of lamb's wool (*forura de agno*), and ten fotheres of budge with hoods, of the king's gift. By K.
- Oct. 15. To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Hugh de Muscham, who is insufficiently qualified.
Auckland.
- Oct. 18. To the sheriffs of London. Order to cause 100 quarters of wheat to be bought and purveyed and carried to the Tower of London, to be delivered to Thomas de Stapelford, clerk of the king's works in that tower, in accordance with a former order sent to the then sheriffs of London [*as at page 614, above*] who were amoved from their office before they had executed the order. By K.
Berwick-on-Tweed.
- Oct. 18. To Bartholomew de Bard and Peter Byne and their fellows, merchants of the society of the Bardi of Florence. Order to deliver on loan to John de Watenhull, the king's clerk, 1,000*l.* to pay wages to divers lieges of the king and others about to set out in his service upon the sea from the mouth of the Thames towards the West, beyond those 400*l.* which the king ordered the merchants to pay to John to pay wages therewith to the said lieges. By K.
Berwick-on-Tweed.

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Membrane 12—cont.

To John de Watenhull. Order to receive the said 1,000*l.* from the merchants and to pay wages to the said lieges, as has been fully enjoined upon him by the king at another time.

By K.

Oct. 12.
Auckland.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with Master Henry de Cantuar[ia], clerk, for the days which he spent in the king's service by his order, in the company of R. bishop of Durham and A. bishop of Winchester, lately sent to France on the king's affairs, and for Henry's costs and expenses in his passage to and from the said parts, such wages and expenses being assigned to him for every day spent in the said service as have been wont to be allowed in the exchequer before the treasurer, barons and chamberlains, and to cause Henry to have payment for what shall be found to be owing to him by such account, or to have competent satisfaction or an assignment therefor.

By K. and C.

Oct. 11.
Newcastle-on-Tyne.

To Richard de Welle, chamberlain of South Wales. Order to pay to John de Oxon[ia] of co. Nottingham, 40 marks of the issues of that chamber, which the king has granted of his gift to John in consideration of his laborious services.

By K.

Oct. 12.
Newcastle-on-Tyne.

To the sheriff of Norfolk and Suffolk. Whereas the king several times requested the king of France to cause the goods and merchandise of Robert atte Grene, Nicholas le Coifster and John de Weston, which had been taken by John de Sancta Agatha and other malefactors, to be restored to them together with satisfaction for the damages which they had incurred for this cause [*as at page 508, above*]; and because the king of France has caused the goods of the merchants, arrested at his suit, to be restored to the said malefactors without any process, as appears by the said king's letters shown before the king, although the merchants offered before the said king the letters of the king of England testifying to the truce begun between the two kings, on the day appointed to them, and had sued to obtain justice in this respect; and by letters patent of the mayor and bailiffs and community of Southampton under their common seal, full information being taken by them by the oath of the merchants and of other lawful men both concerning the said robbery and the suit of the merchants towards the said king upon that affair, and by other evidence shown before the king and his council, it is clearly established that the said goods and merchandise were plundered and carried away by the said malefactors, and were delivered to the malefactors after they had been attached at the suit of the merchants, by the king's order, the ship and boat in which they were carried being sunk; and that the said king was wanting to the merchants in showing justice to them in the prosecution of their right, the king orders the sheriff to cause all the goods and merchandise of the men and merchants of France and Normandy and elsewhere in the king of France's lordship, which shall be found in that bailiwick, to be arrested up to the sum of 223*l.* and to be safely kept, in part satisfaction of the 823*l.* lost by the merchants, until satisfaction has been done to them for the said 823*l.* together with the damages which they can show that they have suffered by the said robbery, or until further orders, except the goods and merchandise of the merchants of the said king's dominion, who make continual stay in the realm and continually traffic there; and the sheriff shall inform the king whose goods are so arrested, the value of the same and to whom they belonged. The king has also ordered the sheriffs of London and Southampton to cause like arrests to be made, to wit, the sheriffs of London up to 200*l.* and the sheriff of Southampton up to 400*l.*, and to be safely kept as aforesaid.

By K. and C.

Mandates in pursuance to the sheriffs of London and Southampton.

By K. and C.

1336.

MEMBRANE 11.

Oct. 24.
Berwick-on-
Tweed.

To the treasurer and barons of the exchequer. Order to cause 25*l.* to be allowed to the sheriffs of London in their account, as the king committed to William de Cusancia the custody of all the castles, manors, towns, hundreds, lands and rents which belonged to John, earl of Cornwall, the king's brother, except the castle and manor of Berkhamstede, to hold under a certain form, and the king ordered the sheriffs, by his writ, to pay to William 25*l.* of the ferm of Queenhithe, which belonged to the earl, for Michaelmas term last, and the sheriffs have paid that sum to William, as they say, by virtue of the said order.

To the same. A like order, '*mutatis mutandis*,' to allow 21*l.* to the mayor and bailiffs of Walyngford, in their account, as they have paid that sum to William of the ferm of that town for Michaelmas term last by virtue of the king's order, as appears by inspection of the chancery rolls.

Oct. 26.
Auckland.

To John Moryn, escheator this side Trent. Order not to intermeddle further with a messuage and a bovate of land in Gedlyng, restoring the issues thereof to Roger de Pilleye, as the escheator returned that he had taken the messuage and land into the king's hand because he had found by inquisition of office that Matilda Cauce, who held certain lands in Gedlyng in chief, alienated a messuage and a bovate of land thereof in fee to Elena de Lamleye, then her servant (*serviente*), and that Elena alienated the said messuage and land in fee to Roger without the king's licence; and afterwards at the suit of Roger, showing the king that the said messuage and land are held of Adam de Everyngham of Laxton and not in chief, as is said, the king ordered the escheator to take an inquisition on the premises, by which it is found that the said messuage and land are not held in chief, but that they are held of Adam by scutage, homage, fealty and suit at the court of Chelford every three weeks and that they are worth 8*s.* yearly in all issues.

Oct. 28.
Newcastle-on-
Tyne.

To the treasurer and barons of the exchequer and to the chamberlains. Order to account with William Trussel, whom the king lately sent to France and to whom the king caused 50 marks to be delivered upon his expenses for the days spent in the said service and for the costs and expenses incurred by him in his passage to and from those parts, 20*s.* being allowed to him for every day spent by him in that service beyond the sea, and 13*s.* 4*d.* for every day this side the sea, and to pay him what they shall find to be due to him or to cause him to have competent satisfaction or an assignment therefor.

By K. and C.

Nov. 1.
Berwick-on-
Tweed.

To John de Glanton, constable of Carlisle castle. Order to expend 10*l.* 19*s.* in repairing the houses, walls, turrets and other defects in that castle by the view and testimony of Peter de Tilliol of the ferm which he is bound to render to the king for the issues of that castle and of the king's demesne lands there, beyond those 60 marks which the king ordered John to expend in such reparation, at divers times.

By K.

Nov. 4.
Berwick-on-
Tweed.

To the treasurer and chamberlains. Whereas Geoffrey de Say, admiral of the king's fleet of ships from the mouth of the Thames to the West—whom the king lately appointed to purvey divers victuals in co. Southampton and divers other counties of the realm for the maintenance of the mariners and other lieges in those ships now about to set out in the king's service upon the sea, to be paid with the king's money—took seven tuns and a pipe of wine of the price of 11*l.* 5*s.*, and four tuns of wine, without any appraisement being made, of William Arnald, '*Turchee*,' yeoman of Arnald Micol, for the maintenance of the said mariners and lieges, as fully appears by an indenture made thereupon between Geoffrey and William and by the letters testimonial of the mayor, bailiffs and community of Southampton, in

1336.

Membrane 11—cont.

William's possession; the king orders the treasurer and chamberlains to cause the said 11*l.* 5*s.* to be paid to William from the treasury and to cause him to be satisfied for the four tuns of wine taken as aforesaid, receiving from him the said indenture and letters, charging Geoffrey therewith.

By C.

Oct. 18.
Berwick-on-
Tweed.

To John de Potenhale, one of the purveyors of the king's household. Order to cause 800 fishes called 'stokfish' to be bought and purveyed in ports and places in the realm towards the North, where this may be done conveniently, to be sent to Berwick-upon-Tweed without delay, according to the form of an order by writ of the exchequer, directed to John at another time, to be delivered by indenture containing the price of the fish to the receiver of the king's victuals there.

By K.

To the sheriff of York. Order, upon sight of these presents, to cause two catapults, four crossbows (*arbalistas*), 400 quarrels, a springal with 100 bolts (*garrociis*), 60 bows with 60 sheaves (*shavis*) of arrows, 60 spears, three tuns of honey, six pairs of handstones (*molarum manualium*) of good weight, 2,000 of iron of Spain and armour for forty men which the king wishes to be doubled (*dubletta*) with iron plates, basinets and iron gloves or also haquetons and habergeons, with the said basinets and gloves, to be bought and purveyed in places which shall seem most fitting, by the testimony of some lawful men of the places where the premises shall be provided, and to cause them to be sent with all speed to Kyngeston-upon-Hull, according to the tenor of the king's order directed to the sheriff by writ of the exchequer at another time, to be delivered to the collectors of customs there by indenture, to be transmitted thence to Berwick-upon-Tweed, as has been enjoined on the collectors by the king, to be received there by the receiver of the king's victuals and to be kept until the king shall make other provision thereof.

By K.

To the collectors of customs in the port of Kyngeston-upon-Hull. Order to receive the twenty loads of lead, which the king ordered the sheriff of Derby to purvey, and the catapults, etc. which the king ordered the sheriff of York to purvey, by the preceding order, and to cause them to be sent by water to Berwick-upon-Tweed, without delay, according to the tenor of an order directed to them at another time by writ of the exchequer, to be delivered by indenture to the receiver of the king's victuals there.

By K.

Nov. 1.
Stirling.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Humphrey de Acre, deceased.

Nov. 4.
Stirling.

To the treasurer and barons of the exchequer and to the chamberlains. Whereas on 12 July last the king sent R. bishop of Durham to France to treat with Philip king of France, and granted to him 5 marks daily for his wages in the said service and caused divers sums of money to be delivered to him for his expenses, the king orders them to audit the bishop's account allowing him the said 5 marks daily, to wit, from the said 12 July until 29 September following, on which day the bishop returned to the king, and the king orders the treasurer and chamberlains to cause payment to be made to the bishop of what is found to be due to him.
[*Fœdera.*]

By K.

To the same. Order to the treasurer and chamberlains to pay to the bishop the sums which they shall ascertain him to have paid to divers couriers, whom he sent to the king in Scotland and to Almain and Brittany, at the time when the king sent him to France as an envoy.
[*Ibid.*]

By K.

1336.

Membrane 11—cont.

To John de Watenhull, the king's clerk. Order to deliver the armour and other things bought and purveyed for the munition of the ships about to set out upon the sea, which things were bought and purveyed for the king's use and are in John's custody, to William de Clynton, constable of Dover castle and warden of the Cinque Ports, by indenture, to be kept for the king's use in that castle, so that they may be found promptly when the king has need of them. The king has ordered William to receive them from John and to cause them to be kept as aforesaid.

To Robert de Emeldon. Order to deliver the wine and other victuals bought and purveyed by him for the king's use, to Geoffrey de Say, admiral of the king's fleet of ships from the mouth of the Thames towards the West, by indenture, for the munition of the ships about to set out in the king's service upon the sea. The king has ordered Geoffrey to receive the said wine and victuals from Robert and to provide the said ships therewith as he shall see fit.

By K. and C.

To Geoffrey de Say, admiral of the fleet of ships from the mouth of the Thames towards the West. Order to cause those ships to be provided with victuals by the advice and counsel of William de Clynton, constable of Dover castle and warden of the Cinque Ports.

Aug. 6. To Robert de Emeldon, the king's clerk. Order to deliver to the said
Perth. Geoffrey de Say, of the king's gift, three tuns of wine of the victuals in Robert's custody which the king ordered to be purveyed by him in the town and county of Southampton for the king's use. By K.

Nov. 10. To the sheriff of Wilts. Order to cause a verderer for the forest of
Stirling. Chippenham and of Pewesham to be elected in place of John de Caillewey, deceased.

Nov. 7. To the treasurer and barons of the exchequer. Order to cause Constan-
Stirling. tine de Mortuo Mari and John de Hedersete, collectors in co. Norfolk of the tenth and fifteenth granted to the king in the last parliament at Westminster, to have due allowance in their account at the exchequer for 40*l.* which they have delivered to John de Norwico, admiral of the fleet of ships from the mouth of the Thames towards the North, by virtue of the king's order at the injunction of John, archbishop of Canterbury, as may appear by the admiral's letters patent which the collectors have in their possession.

By K.

Nov. 8. To the sheriff of Gloucester. Order to cause a verderer for the forest of
Stirling. Dene to be elected in place of John de la Boxe, who is so sick and broken by age that he cannot exercise the duties of that office.

MEMBRANE 10.

Nov. 1. To the treasurer and barons of the exchequer. Order to cause 40 marks
Newcastle- on-Tyne. to be allowed to Robert Tybay, receiver of the king's victuals at Carlisle, provided that John de Glanton, keeper of Carlisle castle, shall answer to the king for what he owes for 100 quarters of wheat sold to him, beyond the said 40 marks, according to that sale, as John has besought the king to cause him to have competent recompence, as he kept William Bard, a Scotch prisoner of war, in Werkeworth castle at the time when John was constable there, for three years except three weeks, and also several men-at-arms and others in Carlisle castle for the safe-keeping of the castle from the time when he had the custody of the castle, at his own expense, without any satisfaction having been made to him; and the king, in consideration of

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Membrane 10—cont.

the premises, granted to John 40 marks in recompence of the said costs and expenses, and wishes that sum to be allowed in the money which is owed to the king for 100 quarters of wheat sold to John by Robert. By K.

Oct. 26.
Newcastle-on-
Tyne.

To William de Dunstaple. Order to pay 6*d.* a day to each of the cross-bowmen in the king's service, in the company of William Deyncourt and John de Ros, about to set out to sea with certain of the king's ships, and to each archer 3*d.* daily and to the men-at-arms setting out in the said service their accustomed wages, as is fully enjoined upon William de Dunstaple by the king, and to cause the armour, crossbows, bows, and other things necessary to be bought and purveyed with the king's money by the advice and testimony of the said William and John, and delivered by indenture to William and John for the munition of the said ships, as the king has appointed William de Dunstaple to be receiver of his money and victuals during pleasure for the payment of the wages and the maintenance of the lieges in his service upon the sea in the ships of the ports and places from the mouth of the Thames towards the North, which the king is sending for the defence of the realm against hostile invasions.

Oct. 25.
Newcastle-on-
Tyne.

To John de Insula and Nicholas Punchardon, taxers and collectors of the tenth and fifteenth in co. Northumberland. Order, upon sight of these presents, without excuse and under pain of forfeiture to cause all the money of the tenth and fifteenth in the said county, except the town of Newcastle-upon-Tyne, to be levied with speed, and paid to all those to whom the king caused any assignment to be made, the sums so assigned to them so far as that money will suffice according to the tenor of the king's orders, knowing that if they render themselves difficult in such payment, the king will punish them as disobedient, as he appointed divers lieges and others by writs of the exchequer, to receive divers sums of money of the said tenth and fifteenth, by the hands of the collectors, and ordered the collectors by divers writs under the great seal and the exchequer seal to cause those sums to be paid to those to whom they are assigned, but the collectors, neglecting this order have hitherto wilfully refused to make any payment.

By C.

Oct. 25.
Berwick-on-
Tweed.

To William Trussel, escheator beyond Trent. Order not to intermeddle with the priory of Repyndon or with the temporalities thereof by reason of the present voidance, always saving the fealty of the future prior, if any is due to the king, restoring the issues thereof to the sub-prior and convent, provided that a simple seisin is taken in the priory in the name of the king's lordship, because the king learned by inquisition taken by Henry de Hambury and William de Gotham that Ranulph, earl of Chester and lord of the manor of Repyndon, founded that priory in frankalmoin, and that the manor with the advowson of the priory descended after the earl's death to his four daughters as to one heir and that the advowson of the priory was assigned to Matilda, one of the said daughters and heirs, to hold in her purparty, and that the right of the said advowson after Matilda's death descended from heir to heir to John de Bailliolo, who afterwards forfeited to Edward I. and it descended to him lineally and by heredity, and that John and his ancestors, whenever the priory became void, sent a bailiff to the priory to take a simple seisin by reason of his lordship without taking any issues or profits there, and when the priory became void in John's time, to wit, before his forfeiture, by the death of Robert de Staunton then prior there, the sub-prior and convent sought from John licence to elect another prior, which licence being granted and obtained they elected Ralph de Tykenhale, canon and fellow brother, to be prior of the house, and that the priory is void by Ralph's death, and the advowson, which came into the hands of Edward I. by forfeiture, belongs to the king, and the sub-prior

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Membrane 10—cont.

and convent to whom the king gave licence to elect a new prior after Ralph's death, have besought the king to order his hand to be amoved from the priory.
By C.

Nov. 10.
Stirling.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause payment to be made to Master Paul de Monte Florum, the king's clerk, of 412*l.* which he paid by the king's order to certain cardinals in the Roman court in part payment of the arrears of the pensions which they receive yearly from the king and for other divers expenses in the king's affairs, or to cause Paul to have allowance thereof in any money which he may owe to the king at the exchequer.
By K.

Nov. 11.
Stirling.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Walter de Thorp, who does not stay in that county.

Nov. 10.
Stirling.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with a messuage, 20 acres of land and 10 acres of wood in Esthorsele, restoring the issues thereof to the prior of Christ Church, Canterbury, as the king lately ordered the escheator to inform him why he had taken the premises into the king's hands; and the escheator returned that Walter de Hungerford, late escheator in cos. Surrey, Sussex, Kent and Middlesex, had delivered them to William by indenture at the time of his substitution in that office, asserting that they were in the king's hands by reason of the appropriation of the prior without the king's licence; and afterwards at the suit of the prior, showing that Roger de Berners, who held the premises immediately of the prior, had given and assigned them to Walter, late bishop of Exeter, to hold for himself and the succeeding bishops of that place for ever, without obtaining the prior's licence, and the prior had entered those tenements by virtue of the statute of mortmain and for no other cause: the king ordered William to take an inquisition upon the premises, by which it is found that Roger gave the premises to the bishop as aforesaid, without obtaining the prior's licence, and the prior had entered those tenements, no collusion upon such gift and assignment intervening, and that the tenements are held of the prior by the service of rendering 13*s.* 4*d.* yearly to him and his successors, and of making suit at the prior's court of Esthorsele every three weeks.

Nov. 13.
Stirling.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause 19*l.* 4*s.* to be paid to Gerald de Villar[iis] for 12 tuns of wine; 14*l.* 13*s.* 4*d.* to James de Benetoft for 11 tuns of wine; 10*l.* 10*s.* to Alice Moundelard for 6 tuns of wine; 6*l.* to Robert de Godeshous for 3 tuns of wine; 4*l.* 3*s.* 4*d.* to Richard atte Berche for three tuns of wine, and 65*l.* 6*s.* 8*d.* to Peter de Mounlogan for 28 tuns of wine, which Robert de Emeldon, whom the king appointed to buy and purvey wine and other victuals for his use at the town of Southampton and elsewhere in co. Southampton, bought and received from them for the king's use, as Robert has testified in person before the king in chancery; or the treasurer, barons and chamberlains shall cause the said Gerald, James, Alice, Robert, Richard and Peter to have a competent assignment where they may quickly be satisfied for the said sums.
By C.

Nov. 15.
Stirling.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with a messuage and a carucate of land in co. Wilts, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that John Caillewie held no lands at his death of the king in chief, but that he held the said messuage and carucate of Maurice de Berkele by the service of a pound of pepper.

To Master Paul de Monte Florum, the king's clerk. Order to deliver without delay to Edward, earl of Chester, the king's son, or to William de

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Membrane 10—cont.

Hoo, the earl's treasurer, 250*l.* of those 500*l.* which the king has granted to the earl in aid of the expenses of his household. The king has also ordered Bartholomew de Bard, Peter Byne (*Dyne*) and their fellows, merchants of the society of the Bardi, to deliver the remaining 250*l.* to the earl or to William.

By K.

Nov. 13.
Stirling.

To the treasurer and barons of the exchequer. Whereas John de Oxon[ia], sheriff of Nottingham, expended divers sums of money for repairing and rents (*stipendiis*) of certain houses at Nottingham and Blythe for the session of the justices appointed to hold pleas there before the king, at divers times by the king's order and that of Geoffrey le Scrop, chief justice appointed to hold these pleas, as appears by the order and by an indenture between the sheriff and William de Excestr[ia], crier of the king's Bench, made before the king and in the sheriff's possession; the king orders the treasurer and barons to view the said order and indenture, and to cause John to have due allowance in his account for the sums which they shall find him to have so expended.

*MEMBRANE 9.*Nov. 16.
Stirling.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with 90 acres of land in Eystan atte Mont, restoring the issues thereof to Peter Reynaud of Pilketon and Claricia his wife, as the escheator returned that he had taken that land into the king's hands because of the alienation which the abbot of Tylteye, who held it of the king in chief, made thereof to Peter and Claricia without obtaining the king's licence; and afterwards at the suit of Peter and Claricia showing the king that these lands are held of Thomas de Grey and not of the king, the king ordered the escheator to take an inquisition upon the matter, by which it is found that the said 90 acres of land are held of Thomas in free socage by the service of 2*s.* yearly, and not of the king.

Nov. 6.
Stirling.

To John Moryn, escheator this side Trent. Order not to intermeddle further with 7 messuages and 7 bovates of land in Carleton near Gedlyng, restoring the issues thereof to John de Cave of Notynggham, as the escheator returned that he had taken the said messuages and land into the king's hands because he had found by inquisition of office that Hugh Bardolf, tenant in chief, alienated certain lands in the said town of Carleton, including the said messuages and land, to John de Cave of Notynggham, father of the said John, without the king's licence; and afterwards at the suit of John, showing that Hugh never had anything in the said messuages and land in any demesne, but that the messuages and land were held of Hugh and his ancestors, lords of the manor of Shelford, from time out of mind, and are so held at present of his heirs and not in chief, the king ordered the escheator to take an inquisition on the matter, by which it is found that Hugh never had anything in the said messuages and land in demesne, but that they were held of him and his ancestors by homage, fealty, scutage and making suit at the court of Shelford every three weeks, and by the service of 2*s.* 6*d.* yearly, and that they are now held of his heirs by the said service, and not of the king in chief, and are worth 40*s.* yearly in all issues.

Nov. 15.
Bothwell.

To the sheriff of Northumberland. Order to pay to Nicholas de Oston, the king's envoy, to whom on 15 May last the king granted the office of gate-keeper of the castle of Newcastle-upon-Tyne for life, receiving such fees and wages as others who have formerly held that office, the arrears of

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Membrane 9—cont.

such wages and fees from the said 15 May, and to pay such wages and fees henceforth as long as Nicholas shall hold that office and as the sheriff holds his office.

Nov. 12. To the sheriff of Norfolk. Order to cause a coroner for that county to
Stirling. be elected in place of Peter Bozoun, deceased.

The like to the same for a coroner in place of Henry de Walpole, deceased.

The like to the same for a coroner in place of John de Harsy, the elder.

Nov. 9. The like to the sheriff of Wilts for a coroner in place of Peter de la
Stirling. Huse, who has no lands in that county to qualify him.

Nov. 12. The like to the sheriff of Lincoln for a coroner in place of Walter
Stirling. de Thorp, who is insufficiently qualified.

Sept. 25. To the treasurer and barons of the exchequer. John de Oxon[ia],
Nottingham. citizen and vintner of London, and John Hamond and other executors of the will of Adam de Salesbury, have besought the king to order 21*l.*, in which the king is bound to John de Oxonia, to be allowed to them in 40*l.*, in which they are bound to the king for the time when John de Oxon[ia] and Adam were sheriffs of London of the late king; to wit, for the remainder of their account for the issues of that bailiwick, as the king is indebted to John in 20*l.* for 7 tuns of wine bought from him for the late king's use by Peter Barde, of Sandwich, and Richard de Wygorn[ia], clerk, and to give them respite for the remaining 29*l.* until the heirs of Hugh de Sancto Johanne, a minor in the king's wardship, shall come of age, who ought, as they assert, to be charged therewith; and because Peter has acknowledged before the king in chancery that the said wine was bought of John as aforesaid, the king orders the treasurer and barons to cause such allowance, and respite to be made to John de Oxon[ia] and the executors, notwithstanding any order or ordinance to the contrary, charging Peter and Richard or others who ought to be charged therewith.

By K. and C.

Nov. 13. To the sheriffs of London. Order to cause those 200 quarters of sea
Stirling. coal and 100 quarters of charcoal and 15 cart loads of lead, 10,000 of iron, 200 garbs of laths and 1000 spears, which the king ordered him to buy and purvey and deliver to Nicholas de la Beche, constable of the Tower of London, to be bought and purveyed without delay, if this has not already been done, and carried to the Tower to be delivered by indenture to Thomas de Stapilford, clerk of the king's works there, for the munition of that Tower.

By K.

Nov. 12. To the treasurer and barons of the exchequer and to the chamberlains.
Stirling. William de Tykhill has besought the king that as he was in the king's service in France and Scotland the king will order account to be made with him for his wages and the expenses of his sea passages and for the leading of horses in the said service; the king therefore orders the treasurer, barons and chamberlains to audit William's account, 6*s.* 8*d.* being allowed to him for every day from 21 July last until 2 August following and from 20 August until 19 September following, at which time he was in the said service, and the treasurer and chamberlains shall pay him what is found to be due to him by the said account for his daily wages, and by his oath for the expenses incurred in his passages and the leading of the horses, beyond the sums received by him.

By K. and C.

Nov. 20. To William de Framlesworth, keeper of the stud of the king's park of
Stirling. Risebergh. Order to cause the abbot of Nottele, parson of Risebergh church, to have the arrears of the tenth of foals in the park of Risebergh and of the

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Membrane 9—cont.

agistment of certain animals from the time that William had that custody, and to permit the abbot to have and receive that tenth henceforth as long as William holds that custody, as Edward I. on 6 July in the 33rd year of his reign—upon it being found by inquisition taken by the sheriff of Buckingham, that the abbot and his predecessors were wont to receive the said tenth of Richard de Alemann[ia], earl of Cornwall and of Ed[mund] formerly earl there, from time out of mind, until 'person' Lumbard and William Beausamys, keeper of the stud of Edward I., after the manor and park had come into that king's hands at Edmund's death, prevented the abbot from receiving the tenth—had ordered the bailiffs of Margaret then queen of England, to whom the king assigned the said manor and park, who also prevented the abbot from receiving the said tenth, to permit the abbot to receive that tenth as he and his predecessors were wont to receive it, as appears by inspection of the chancery rolls of Edward I.

Nov. 12.
Stirling.

To the sheriffs of London. Order to restore to John de Wymondham, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before Thomas Bacoun and John de Pulteneye, mayor of that city, justices of gaol delivery of Newgate, of the death of Blasius Corand, 'bowyere' in that city, as John has purged his innocence before S., bishop of London, the diocesan to whom he was delivered by the justices, according to the privilege of the clergy.

July 2.
Northampton.

To the merchants of the society of the Bardi of Florence. Order to pay 151*l.* 13*s.* 4*d.* to Richard, bishop of Durham, for his journey, as he is shortly about to set out to France to treat with Philip, king of France, upon certain affairs touching the king.

Nov. 15.
Stirling.

To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of John de Clynton, who is so sick and broken by age that he cannot fulfil the duties of that office.

April 12.
Waltham.

To William de la Pole. Order to cause those 200 tuns of wine and 50 tuns of salt which the king ordered to be brought for his use by William, to be taken without delay to Berwick-upon-Tweed and delivered by indenture to Robert de Tong, receiver of the king's victuals there. By C.

Nov. 16.
Bothwell.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause William de la Pole to have payment or a competent assignment for the reasonable price of the said wine and salt and for the costs and expenses incurred by him in carrying the same to the said place if it be found that they have been delivered to the receiver for the king's use. By K.

Sept. 24.
Nottingham.

To the treasurer and barons of the exchequer. Order to cause the mayor, bailiffs, men and community of Newcastle-upon-Tyne to be discharged and acquitted of 50 marks of those 200 marks by which they made fine with the king for the remission and release of the tenth granted to him by the citizens and burgesses of the realm in the last parliament, provided that they shall answer to the king for the residue of those 200 marks, as they ought, because the king has pardoned them the said 50 marks in consideration of the damage and loss sustained by them by the war of Scotland and of divers charges by the frequent coming of the king and the magnates of the realm to that town. By K.

Nov. 15.
Stirling.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with the lands which belonged to John le Ferroure of Grantham, in that bailiwick, restoring the issues thereof because the king has learned by inquisition taken by the escheator, that John held no lands at his death in chief, but that he held lands of other lords by divers services.

MEMBRANE 8.

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Nov. 26. To the sheriff of Oxford. Order to cause a verderer for the forest of
Bothwell. Shottore to be elected in place of John le Moigne, deceased.

Nov. 20. To the sheriff of Essex. Order to cause a coroner for that county to
Bothwell. be elected in place of Thomas de Berdefeld, who is insufficiently qualified.

Nov. 12. To the treasurer and barons of the exchequer. Order to cause another
Stirling. weight for weighing tin, iron, lead, and all other goods of weight in the town
of Bodmin to be made and delivered to those deputed for such weighing,
because the former weight is destroyed and broken. By C.

Nov. 20. To the chamberlain of South Wales. Order to expend up to 40*l.* in re-
Bothwell. pairing the defects in the castle of Kaermerdyn, by the view and testimony
of Gilbert Talbot, justice of South Wales, or of him who supplies his
place there, and of the prior of Kaermerdyn. By K. and C.

Nov. 12. To the collectors of the tenth and fifteenth granted to the king by the
Stirling. community of the realm in the great council lately held at Nottingham, for
the present or who shall afterwards be deputed for this in co. Cumberland.
Order to deliver to Anthony de Lucy, keeper of the town of Berwick-upon-
Tweed, and justice of London, 500*l.* upon the wages which he receives from
the king for himself and the men-at-arms, archers and others whom he retains
with him for the war of Scotland. By bill of the treasurer.

Vacated because on the roll of Scotland.

Nov. 16. To the treasurer and chamberlains. Order to pay to John de Sancto
Bothwell. Albano, the king's yeoman, to whom the king on 6 March last granted the
custody of his mews (*mutarum*) at Charryng and the puture of his falcons
to hold for life as Nicholas Lovel, deceased, held it, the arrears of such
wages as Nicholas received from the said 6 March, and to pay such wages as
long as John shall hold that custody, according to the tenor of the king's
letters patent.

Nov. 12. To the treasurer and barons of the exchequer. Roger de Gildesburgh,
Stirling. the king's clerk, has besought him to cause account to be made with him for
the following matters, and wages to be allowed to him in that account for
the time when he was in the king's service, as he was appointed to arrest
certain ships in divers parts of the realm, and cause them to be munitioned
for war with men and other necessary things, to set out upon the sea, against
the king's enemies; and he received 60*s.* upon his expenses and 183*l.* 15*s.* 10*d.*
of the prior of Holy Trinity, Norwich, (collector of the tenth and fifteenth
granted to the king by the laity and the tenth granted by the clergy in the
8th year of the reign, in cos. Norfolk and Suffolk), and of that money Roger
paid 40*l.* to certain mariners of Great Yarmouth and 20*l.* to certain mariners
of Bishop's Lynne and 10*l.* to certain mariners of Colchester, of the king's
gift, as was enjoined upon him by the king and his council; the king
therefore orders the treasurer and barons to audit Roger's account and cause
the said sums paid by him and his reasonable wages, to wit from 30 July
in the 9th year of the reign until 18 September following, when he was in
the said service, to be allowed to him in the sums received by him, provided
that he shall answer to the king for what is found to be due to the king of
the sums he received after the said allowance has been made.

By K. and C.

Nov. 23. To Ralph de Bleyo. Whereas, as the king has learned, John, late earl of
Bothwell. Cornwall, his brother, of whom William Basset held by knight's service,
granted to Ralph the custody of the land and heir of William, a minor,
together with his marriage, until the heir shall come of age, for paying a
certain sum to the earl; of which sum a great part is in arrears and
is detained by Ralph, who refuses to pay it to any one without the king's

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Membrane 8—cont.

order; and because it is ordained by the king and his council for the acquitting of the debts of the earl to divers creditors at his death, for the discharge of his soul in this respect, that William de Cusancia, the king's clerk, shall collect and receive the debts which are owed to the earl and shall satisfy the said creditors with the same, and with divers other things ordained by the king for this, as most fitting, the king orders Ralph to pay to William without delay what is in his possession of the said sums, if any, for the acquitting of the said debts therewith, *pro rata*, of the portion of the same.

Nov. 28. To Ralph de Middelneye, escheator in cos. Somerset, Dorset, Devon and
Bothwell. Cornwall. Order to cause reasonable dower to be assigned to Sibyl, late the wife of Robert de Sancto Claro, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Nov. 28. To the treasurer and barons of the exchequer. Order to supersede the
Bothwell. exaction of the account from John de Shordich for 10 marks, because the king granted that sum to him for his expenses without rendering any account thereof, although the king lately ordered the then keeper of the temporalities of the bishopric of Winchester, when void and in his hands, to pay to John, who was about to set out to the Roman court by his order, 10 marks upon his expenses.

Nov. 30. To the sheriff of Nottingham. Order to cause payment to be made by
Bothwell. indenture to Edward son of Godfrey de Rosse of Scotland, who died in the king's faith and peace, staying in Nottingham castle, of the arrears of his wages of 2s. weekly from the time when he was in that castle, and to pay such wages to Edward henceforth, so long as he shall stay there.

Dec. 3. To Richard de la Pole. Order, upon sight of these presents, to cause
Bothwell. 10 tuns of wine to be bought and purveyed by him or his deputy, in fitting ports and places within the realm for the king's expenses at Christmas next, and 40 tuns of wine for the king's expenses at the parliament, which he has now caused to be summoned, and to cause them to be carried to places enjoined upon him by the council, and to be safely lodged and kept there.

Vacated because it was surrendered.

Nov. 26. To John de Watenhull, receiver of certain of the king's moneys and
Bothwell. victuals, touching the setting out of certain ships upon the sea for the defence of the realm. Order to take 5s. a day for his wages from the money in his custody, for the time when he shall be concerned with the said affairs.

By C.

Dec. 4. To the treasurer and barons of the exchequer. Whereas Agnes de
Bothwell. Nevill, recovered in the king's court, on the quinzaine of Hilary in the 8th year of the reign, a messuage and a carucate of land in Berkham in Windesore forest, which were taken into the king's hands by the forfeiture of John Mautravers, and the king ordered the sheriff of Berks by his writ of judgment to cause her to have seisin thereof, as fully appears by the tenor of the record and process thereupon which was sent into chancery by the king's order; and now it has been shown to the king by Robert Bullok, that although the lands recovered by Agnes and delivered to her by the sheriff, are the lands which were taken into the king's hand by reason of John's forfeiture, the custody of which the king committed to Robert on 12 February in the 5th year of his reign, for rendering the extent thereof yearly at the exchequer, to hold until the end of five years then next following, yet the treasurer and barons delayed to discharge Robert of the said extent from the said quinzaine of Hilary; the king therefore orders the treasurer and barons to cause Robert to be so discharged of the said extent, provided that

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Membrane 8—cont.

he answer therefor before that quinzaine if they shall find by inspection of the rolls and memoranda of the exchequer, by inquisition or otherwise, that the lands recovered by Agnes and delivered to her are those which he held by the king's commission.

Nov. 15.
Sterling.

To the sheriff of Essex. Order, without further excuse or delay, to cause all the timber at Havering atte Boure, for the repairing of the houses and other buildings of the Tower of London, to be taken to the Tower according to the tenor of the king's previous order, which he has neglected to observe, so that the said works, which the king ordered to be done before a certain day, may not be retarded by his negligence, whereby the king may be obliged to punish him.

By K.

Dec. 4.
Bothwell.

To the treasurer and chamberlains. Order to cause payment to be made to Bartholomew de Bard and Peter Biny and their fellows, merchants of the society of the Bardi of Florence, staying within the realm, for the sums which they have paid by divers orders under the privy seal and the great seal, having viewed the said orders, or to cause them to have an assignment in places within the realm where they may quickly be satisfied, as they have paid the following sums to the following persons for divers affairs of the king, to wit, to William de Dunstaple, 400*l.*; to John de Watenhull, 900*l.* at divers times; to Master John de Besaunson, 66*l.* 13*s.* 4*d.*; to brother Geoffrey de Maldon, 40*l.*; to Richard Talebot, 26*l.* 13*s.* 4*d.*; to Reymund Speawe of Bayonne, 26*l.* 13*s.* 4*d.*; and to Edward, earl of Chester, the king's son, 250*l.*; and the merchants have the letters patent of the earl, William, John, John, Geoffrey, Richard and Reymund, testifying the receipt of the said sums, in their possession.

To Richard de la Pole, the king's butler. Order to cause 120 tuns of wine to be bought and purveyed in the port of Kyngeston-upon-Hull, and to cause 50 tuns thereof to be taken to York, for the expenses of the king and his household, and ten tuns to Pontefract castle, and 20 tuns to Doncastre, for the expenses of the king and his household when they shall go there; and to cause them to be placed in cellars in those places, and to cause the residue of that wine to be safely guarded in the port of Kyngeston-upon-Hull, until further orders.

By K. and C.

MEMBRANE 7.

Nov. 26.
Bothwell.

To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of William de Sutton of Warrewyk, who is so weak that he cannot fulfil the duties of that office.

Nov. 24.
Bothwell.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause 29*l.* 5*s.* 7½*d.* to be paid to William Qwyn, merchant of Barton, if upon examination of his bill they shall find that the said sum is still owing to him, or to cause him to have a competent assignment therefor, receiving the bill from William and charging therewith Robert de Tonge, keeper of the king's victuals at Berwick-upon-Tweed, as William has besought the king to order the said 29*l.* 5*s.* 7½*d.* to be paid to him, as the king is bound to him in that sum for 12 tuns of red wine bought from William by Robert for the king's use, as may fully appear by a bill under Robert's seal in William's possession.

By C.

The like to the same in favour of Simon de Gascrik, merchant of Barton for 14*l.* 6*s.* for 11 stacks (*seldris*) of wheat.

The like to the same in favour of Thomas de Morton, merchant of Hull, for 16*l.* 12*s.* 3*d.* for 7 tuns of wine.

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*Membrane 7—cont.*Nov. 27.
Bothwell.

To the treasurer and barons of the exchequer. Order to deliver to R. bishop of Durham, the dies for making the sterlings of the king's money, with all the things pertaining to those dies, as the bishop's predecessors were wont to have those dies in times past.

By C.

Nov. 28.
Bothwell.

To William (*sic*) de la Pole, the king's butler. Order to cause payment or other satisfaction, to be made to William de Monte Acuto, or his attorney, for 50 tuns of wine which the king caused to be bought for his use at Southampton by Robert de Emeldon, his clerk, to wit, 60s. for every tun.

By C.

Nov. 24.
Bothwell.

To Ralph de Nevill, the keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres. Order to cause oaks not bearing leaves, and other firewood, in that forest to be delivered to Henry, bishop of Lincoln, the treasurer, of the king's gift for the expenses of his house while he is staying at York.

By K.

Nov. 26.
Bothwell.

To Simon Basset. Order to pay to the abbess of Caen the arrears of the portion of a rent of 19s. 7*d.* yearly, from tenements in Munchenehampton, co. Gloucester, touching two parts of the lands which belonged to Thomas de Reddeborgwe, which are in Simon's custody by the king's commission, until the heir of Thomas shall come of age, for the time when Simon has had that custody, and to pay that portion henceforth as long as he shall have that custody, because the king has learned by inquisition taken by John de Peyto the younger, late escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the march of Wales adjoining, that Thomas at his death held in his demesne as of fee a messuage, three mills, 158 acres of land, 57 acres of meadow and 10 acres of pasture in Magor, co. Gloucester, of the king in chief by the service of the fourth part of a sixth part of a knight's fee, and a messuage, 40 acres of land, and 3 acres of meadow in Munchenehampton, of the abbess of Caen as of the manor of Munchenehampton, in socage by the service of rendering the said rent to the abbess yearly at certain terms.

Nov. 29.
Bothwell.

To John Moryn, escheator this side Trent. Order not to intermeddle further with a messuage and a carucate of land in Nethercolewyk, amoving the king's hand therefrom, restoring the issues thereof to John son of John de Nowers, as the escheator returned that he had taken the said messuage and land into the king's hands because he had found by inquisition of office, that John de Nowers, at his death held them in chief as of the honour of Peverell, then in the king's hands, by knight's service, and that John, his son and heir entered these tenements after his death, without process of the king's court and without performing the services due to the king; and subsequently, at the suit of John son of John, showing that his father held no lands at his death in chief, but that he held the said messuage and land of Grace de Nowers, lady of Stokegoldyngton by the service of the fourth part of a knight's fee, the king ordered the escheator to take an inquisition on the matter, by which it is found that John de Nowers at his death held the said messuage and land of Grace by the said service, and not of the king, as of the crown or otherwise, and that the said messuage and land are worth 40s. yearly in all issues.

Nov. 28.
Bothwell.

To the treasurer and barons of the exchequer and to the chamberlains, Master Adam Murymouth the king's clerk has besought the king, that whereas the late king sent him to France as his envoy, and caused 5 marks to be delivered to him upon his expenses, the king will cause account to be made with him and to cause what is found to be due to be allowed to him; the king therefore orders the treasurer, barons and chamberlains to

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Membrane 7—cont.

account with Adam for the days in which he spent in the said service and for his costs and expenses in his passages, allowing to him for every day spent in the said service, such wages as have been usually allowed in such journeys, and to cause payment or a competent assignment to be made to him for what is found to be due to him. By C.

Nov. 20.
Bothwell.

To the treasurer and barons of the exchequer. Thomas de Melcheburn, merchant, has besought the king to order account to be made with him and further to cause what is just to be done, as H. bishop of Lincoln, the treasurer, lately bought 1,000 quarters of wheat from him for the maintenance of the king and the lieges in his company, in the North, and enjoined upon Thomas on the king's behalf, that he should cause that wheat to be placed in ships and delivered by indenture to the sheriff of Norfolk to be taken to the town of Berwick-upon-Tweed, and Thomas received 200*l.* by particulars of the treasury upon the price of the wheat and upon his expenses in loading the ships, with which 200*l.* as with a prest, Thomas is charged at the exchequer; the king therefore orders the treasurer and barons to account with Thomas in this respect and to cause him to have competent satisfaction or an assignment for what is found to be due to him both for the said price and for his expenses. By K.

Nov. 8.
Stirling.

To Thomas de Foxle, constable of Wyndesore castle. Order to deliver to the king's chaplains celebrating divine service in the chapel of that castle, from Michaelmas last, the bread, wine and oil and other small things necessary for the maintenance of divine service there.

To the same. Order to pay to Ralph de Dodelesfold the arrears of his wages from the 28 March in the 8th year of the king's reign and to pay those wages henceforth as long as Ralph holds the office of surveyor of the king's works in Wyndesore castle and in the manor and park of Wyndesore and of the palings and hays about the new and old parks of Wyndesore, and in the manor of Kenyngton and of the enclosure, wall and paling about that manor as on the said 28 March the king committed that office to Ralph to hold during pleasure, receiving therein such wages at Alexander le Peyntour, deceased, who lately held that office, was wont to receive.

To the same. Order to deliver to John Maurdyn, parker of the new park of Wyndesore the arrears of his accustomed wages from the time of the constable's appointment, and to pay such wages henceforth.

To the same. Order to pay to John le Venour, parker of Kenynton park, taking 1½*d.* daily, the arrears of such wages from the time of the constable's appointment, and to pay such wages henceforth as long as he is constable and John holds that custody.

To the same. Order to pay to John de Broghton, the king's clerk, the arrears of his wages from the time of the constable's appointment and to pay such wages henceforth as long as he is constable, as the late king committed to John the custody of the gate of Wyndesore park and of the manor there, to hold for life, receiving therein as much as Laurence de Bagshote, deceased, who held that custody, received for the same.

To the same. Order to pay to Gilbert Pypot, the king's fletcher in that castle, the arrears of his accustomed wages from the time of the constable's appointment, and to pay such wages henceforth and other things which are necessary for that office.

To the same. Order to pay to the keeper of both doors of the castle, taking 2*d.* a day; to Thomas le Rotour, one of the viewers of works taking 2*d.* a day; to John the gardener of the king's garden without the castle, taking 2½*d.* a day; to four watchmen of the castle taking 2*d.* a day each, and to Ralph de la More, clerk of the king's works taking 2*d.* a day. the arrears of such wages and stipends from the time of the constable's

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Membrane 7—cont.

appointment and henceforth, as long as he shall be constable there and as long as the doorkeeper Thomas, John, the watchmen, and Ralph remain in the said offices.

Nov. 25.
Bothwell.

To William de Whitefeld, late sheriff of Dorset. Order to cause 40s. to be delivered to Elias de Stubton, merchant or his attorney in part satisfaction of 100*l.* due to him, as the king lately ordered the sheriff to cause all the goods and merchandise of the men and merchants of Normandy and elsewhere in the kingdom of France, except the merchants of Amiens, which should be found in that county, to be arrested up to the sum of 100*l.* and detained under arrest until satisfaction should be done to Elias for the said 100*l.* and his reasonable damages, as the people and ministers of the then king of France of the town of Leyre in Normandy, took a ship of Elias with divers goods and merchandise to the value of 460*l.* at Leyre, without reasonable cause, and the king of France has been altogether wanting to Elias in doing justice upon this, as fully appears by the process held thereupon; and the sheriff returned that by virtue of the said order he had arrested the goods and merchandise of certain merchants of France to the value of 16*l.* 13*s.*, wherefor the king ordered him to cause those goods to be delivered to Elias or his attorney in part satisfaction of the said 100*l.* when the goods should be appraised, and to cause all the goods and merchandise of the merchants of Normandy and elsewhere in France, except the merchants of Amiens, which should be found within that county, to be arrested to the sum remaining of those 100*l.*, and to be safely kept as aforesaid; and the sheriff returned that he had delivered the aforesaid goods of the value of 16*l.* 13*s.* to Elias, after the appraisment thereof, according to the form of the king's order, and that he afterwards arrested in that county 40*s.* in coined money which belonged to Peter de la Pyne, merchant of Normandy, and retains them under arrest. By K.

Nov. 18.
Stirling.

To William Trussel, escheator beyond Trent. Order to cause the dower of Joan late the wife of John de Ingaldisthorp, tenant in chief, to be assigned to her and to Gilbert Pecche, whom she afterwards married, from John's lands, in the presence of Thomas de Ingaldisthorp, son and heir of John, if he choose to attend, if she has not yet been dowered of the said lands, as the king lately ordered the escheator to cause such dower to be assigned to her, in the presence of Thomas, upon her taking oath not to marry without the king's licence; and subsequently the escheator, being informed that she had married Gilbert without the king's licence, delayed to assign dower to her because of this trespass, as the king has learned, and on 26 July last the king pardoned Gilbert and Joan the trespass which they did, and they have besought the king to cause Joan's reasonable dower to be assigned to them.

MEMBRANE 6.

Nov. 24.
Bothwell.

To John Moryn, escheator this side Trent. Order to cause John son of Robert to have seisin of his purparty of the lands which Isabella, late the wife of Alexander de Crokedayk held in dower of the inheritance of John de Crokedayk, tenant in chief of the late king, according to the partition thereof, as on it being found by inquisition taken by the escheator by the king's order that Isabella held three messuages and 18½ acres of land in Kyrkeby Thore, co. Westmorland, and two messuages and 38 acres of land in Whelphou and Grenryg, co. Cumberland, and that these messuages and lands are held of divers lords by divers services, and that John son of John de Tollesland, John son of William de Eglesfeld, and Cristiana daughter of Cristiana de Crokedayk, whom Michael le Taillour of Appelby married,

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Membrane 6—cont.

and Margaret daughter of Joan de Crokedayk, deceased, tenant in chief, whom John de Moriceby married, and Elena and Alice, sisters of Margaret, are kin and next heirs of John de Crokedayk, and on it being also found by inspection of the chancery rolls of the late king that the partition of the lands which belonged to John de Crokedayk among the heirs and parceners of that inheritance being made, the late king took the homage of Thomas de Neubiggynge, now deceased, who married Joan, and of Michael, for the purparties of Joan and Cristiana, and ordered these purparties to be delivered to them; the present king has taken the fealties of John de Moryceby for the purparty of Margaret of the lands which belonged to Joan and of Elena for her purparty of the same lands, Margaret and Elena having proved their ages before the escheator, and the king ordered the escheator to cause Michael and Cristiana, John de Moriceby and Margaret and Elena to have seisin of the purparties touching Cristiana, Margaret and Elena, of the lands which Isabella held in dower, having made a legal partition thereof in the presence of William de Eglesfeld, to whom the late king committed the custody of the lands which are of the purparties of John son of John and of John son of William, until their heirs should come of age, and in the presence of Hugh de Moriceby, who holds the custody of the lands which belonged to Joan until her heir come of age, by the grant of John de Burgh, to whom the king committed that custody, if they chose to attend; the purparties of John son of John, John son of William and Alice being demised in the custody of William and Hugh until further orders; and afterwards the king took the fealty of John son of Robert, who has proved his age before William Trussel, escheator beyond Trent, for his purparty of the lands which belonged to John de Crokedayk, and gave him respite until Easter next for his homage, as appears by inspection of the chancery rolls.

Nov. 20.
Bothwell.

To William Trussel, escheator beyond Trent. Order to cause John son of Robert son of Roger de Tolleslond to have seisin of the lands of his purparty of the inheritance of John de Crokedayk as the late king, the partition of the said lands being made between Michael de Appelby and Cristiana his wife, kinswoman and co-heir of John, Thomas de Neubiggynge and Joan his wife, second kinswoman and co-heir, John son of Robert, third kinsman and co-heir, and John son of William de Eglesfeld, fourth kinsman and co-heir, took the homages of Michael and Thomas for the purparties of Cristiana and Joan according to that partition, and ordered their purparties to be delivered to them, and the late king retained in his hands 68 acres of land in Wrestlyngworth, co. Bedford, a messuage, 2 tofts, 6 bovates, and $7\frac{1}{2}$ acres of land in Quixley, co. York, $6\frac{1}{2}$ messuages, 67 acres of land, $3\frac{1}{2}$ roods of meadow, 10s. 4d. rent, and a third part of two parts of a water-mill in Gamelesby and Fornesby, co. Cumberland, extended at 108s. $4\frac{3}{4}$ d. yearly, and a rood of meadow and 8 acres 3 roods of wood in Glassanby, and a third part of two parts of a burnt water-mill in Gamelesby, co. Cumberland, which are not extended, and which belonged to John de Crokedayk, for the purparty of John son of Robert, and divers other lands for the purparty of John son of William, both being minors, according to the said partition, and the late king committed the custody of those lands to William de Eglesfeld to hold until John son of Robert and John son of William should come of age, for rendering a certain thing thereof at the exchequer; and now John son of Robert has proved his age before the escheator, and the king has taken his fealty and given him respite for his homage until Easter next.

Dec. 1.
Bothwell.

To the treasurer and barons of the exchequer. Order to cause the prior and convent of Kermerdyn to have the terms which the king has granted to them for the payment of 800*l.* which are exacted of them for the arrears of

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Membrane 6—cont.

the account of the prior for the time when he was chamberlain of South Wales, and also for the arrears of other debts, as the king granted that the prior and convent should pay 40*l.* yearly until the debt was discharged, and ordered the treasurer and barons, by writ of privy seal, to cause them to have that attermination; and now the king has been besought by the prior and convent to cause the remaining 760*l.* which are still owing of the said arrears, to be atterminated at a less sum, as all their temporalities and spiritualities are extended at 60*l.* 11*s.* 3*d.* yearly, as fully appears by divers certificates sent into chancery by the king's order, wherefore they are not sufficient to pay the said 40*l.* yearly according to the said attermination, saving to themselves and their necessary serjeants and ministers maintenance from the goods of the priory.

By K. and C.

Dec. 4.
Bothwell.

The the same. Order to cause Henry de Lancastr[ia] to be discharged and acquitted of rendering 500 marks yearly to the king for the custody of the castle and land of Bergeveny, in Wales, as the king granted to him 500 marks to be received yearly at the exchequer under a certain form, and afterwards on 1 May, in the 8th year of his reign, the king granted to him the said castle and land which belonged to John de Hastynge, tenant in chief of the late king, which were in the king's hands by reason of the minority of Laurence, John's son and heir, which custody Roger de Grey, who lately held it by the king's commission under a certain form, rendered into the king's lands, and restored the king's letters made to him thereupon, to hold with all the appurtenances of the said custody, together with the issues thereof, from Michaelmas then last past, until the said heir should come of age, without waste, destruction or damage, rendering thereof to the king at the exchequer for Easter last past 250 marks, and on the Michaelmas following 250 marks, and so on yearly, until the heir come of age, saving to the king the knights' fees and advowsons pertaining to the castle and land; and on 19 June, in the 8th year of his reign, the king granted that Henry should hold that custody, together with the issues thereof, from the said Michaelmas, without rendering anything to the king or his heirs in recompence of the said 500 marks, as is fully contained in the king's letters patent thereupon.

Nov. 30.
Bothwell.

To the same. Whereas after the death of John de Neusum, who was bound at his death to render divers accounts for the time when he had the custody of the king's stud this side Trent, and of the herbage in divers of the king's parks, and divers other debts, the king caused all the goods and chattels, animals and other things which belonged to John, to be taken into his hands by reason of the said debts and accounts, and ordered them to be kept until the said accounts had been rendered at the exchequer and the king satisfied for the arrears which were found to be due to him, and for all other debts which John owed to him, as far as those goods and chattels would suffice; and the king has learned that several sums of money are acknowledged to John, both in chancery and before the mayor of York and the clerk deputed to receive recognisances of debts there according to the law merchant, by divers men, which were not paid to John while he was alive, and of which if they are levied, the said arrears and debts of John may for the most part be paid, the king therefore sends to the treasurer and barons the rolls of chancery touching such recognisances, to be inspected and examined in a certain schedule enclosed in these presents, ordering them to view the tenors of those recognisances and the letters obligatory of the statute, the debts contained in the recognisances and other debts contained in the letters obligatory, and to cause them to be levied for the king's use with all speed, without infringing the law, so that by such debts satisfaction may be done to the king for John's said debts.

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*Membrane 6—cont.*Dec. 3.
Bothwell.

To the same. Order to cause the sums of money acknowledged to the said John to be delivered to Alice, late John's wife, from time to time as they are levied, so that she may be able to answer to the king for the said arrears and debts by those sums according to the amount of the same, according to a mainprise which Alice has found before the king in chancery to render the said accounts and to satisfy the king for all the arrears due by those accounts, and for all the debts which John owed to the king, as far as his goods and chattels would suffice, and the king has ordered those goods and chattels to be delivered to her, and she has besought him to order the said sums to be delivered to her.

Dec. 8.
Bothwell.

To the prior of Karmerdyn and John Gogh, clerk. Order to deliver the money arising from the goods and chattels which belonged to Robert de Tanton, late keeper of the wardrobe, in South Wales, and from the debts of Robert then which shall be levied from time to time, to the archbishop of Canterbury or his attorney by indentures, as the king lately by reason of the account which Robert was bound to render to him for the time when he was keeper of the wardrobe and the debts which he owed to the king, ordered all his goods and chattels to be taken into his hands; and because the king was informed that divers goods and chattels which belonged to Robert in South Wales, to wit, those which were taken into his hands and others, were eloiigned by divers men of those parts, and that several debts which were owed to him there are detained, the king appointed the prior and John to take an inquisition concerning the goods and chattels of Robert in those parts and concerning the debts which were owing to him, and to take into the king's hands all the goods and chattels which should be found to belong to Robert in whosoever hands they might be, in South Wales, and to sell those goods and chattels as might seem best, by the view and testimony of lawful men of the places where they should be found, and to levy all the debts which were owing to Robert as might legitimately be done, and to receive the money so arising and keep it until further orders; and John, archbishop of Canterbury, at the king's wish and the request of William de Northwell, prebendary of Northwell in the collegiate church of Suthwell, who mainperned at the exchequer to render Robert's account and has found security for the king there to satisfy him for what is found to be owing to him by the said account, and to whom the king ordered all Robert's goods to be delivered, by writ of the exchequer, has undertaken to dispose of the said goods and chattels as far as they will suffice, as may seem best for the salvation of Robert's soul.

*MEMBRANE 5.*Dec. 10.
Bothwell.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the king lately appointed Eudo de Stoke and John de Maners to purvey 1,000 quarters of wheat, 20 lasts of herrings, and 6,000 'stokefissh' and 'screyfissh' and other hard fish in fitting places in cos. Lincoln and Norfolk, for the king's money, to be paid by the hands of the sheriffs of those counties, and to cause the said wheat and fish to be delivered to these sheriffs by indenture, to be taken thence to Newcastle-upon-Tyne and Berwick-upon-Tweed, according to the advice of Eudo and John, to be delivered to the receivers of the king's victuals there for the maintenance of the king and the lieges in his service in the north; and afterwards, by other letters patent, the king appointed Eudo and John to purvey divers kinds of corn and other victuals in fitting places in the said counties, to be paid for by the king's money, and to cause that corn to be ground and the flour thereof and the other victuals to be delivered to the sheriffs by

1336.

Membrane 5—cont.

indenture to be taken to the same towns by the advice of Eudo and John to be delivered to the same receivers, and afterwards the king ordered the treasurer and barons to audit the accounts of Eudo and John for their receipts upon such purveyance and for the victuals and other things purveyed by them, and for the liveries, costs and expenses in making the purveyance, and further to do what pertains to the rendering of such accounts, and now John has informed the king that although he accounted at the exchequer upon the premises and 185*l.* 12*s.* 0*¾d.* are owing to him of the surplus of that account, he has not yet obtained that sum and has besought the king to cause him to have payment thereof; the king therefore orders the treasurer, barons, and chamberlains to view the said account, and if they find that 185*l.* 12*s.* 0*¾d.* are owing to John as aforesaid, then to pay that money to him, or to cause him to have a competent assignment therefor.

By C.

Nov. 24.
Stirling.

To the treasurer and barons of the exchequer. Order to cause the demand which they made for the debts of the prior and brethren of the Hospital of St. John of Jerusalem in England, under the name of the same, to be superseded, and not to molest or aggrieve the brotherhood in any way by reason of those debts, as all the lands which belonged to the master and brethren of the Temple came as escheats into the hands of the late king and of other lords, of whom those lands were held, by reason of the cession and annulling of that order, and the late king assigned those lands, with the assent of parliament, to the prior and brethren of the Hospital of St. John of Jerusalem in England and ordered them to be delivered to them, and although the king caused all the said lands, demesnes, fees, churches, advowsons and liberties to be seised into his hands by the sheriffs of the counties, and to be delivered afterwards to the prior and brethren of the Hospital according to the form of the said agreement, yet the treasurer and barons cause certain sums of money, in which the master and brethren of the Temple were bound to the king's progenitors before the annulling of the order, to be exacted of the prior and brethren and to be distrained in the lands which belonged to the Templars, which they hold by reason of the aforesaid agreement, and they unjustly cause them to be much aggrieved for that reason.

By C.

Nov. 20.
Bothwell.

To John Moryn, escheator this side Trent. Order not to intermeddle further with 12 acres of land in Blakhale, restoring the issues thereof to Robert Parnyng, as the king lately ordered the escheator to inform him why he had taken the said land into the king's hands, and the escheator returned that he had not so taken any such lands, but that William de Clapham, late escheator in cos. York, Northumberland, Cumberland, Westmorland and Lancaster at the time of his substitution in that office, delivered to John by indenture 6 acres of land called 'Derdarre,' in Blakhale, co. Cumberland, asserting that it was in the king's hands by reason of the trespass of John de Wygeton, who held the land of the late king in chief, in alienating it to Alice de Lydel without the king's licence; and Robert has besought the king to order his hand to be removed therefrom, as John de Wygeton demised that land, which was parcel of the manor of Wygeton, to Alice for life, and Robert afterwards acquired the manor of Margaret, late the wife of John de Denum, daughter and heir of John de Wygeton, by the king's licence, and Alice attorned herself of her services to Robert after that acquisition and afterwards rendered that land to Robert; and by the testimony of those in whom he has confidence, the king has learned that the premises contain the truth, and it is not just that Robert should be aggrieved upon his possession of the said land by Alice's surrender.

By C.

1336.

*Membrane 5—cont.*Nov. 20.
Stirling.

To John de Wodhous, keeper of the hanaper. Order to pay to Master John de Thoresby 20 marks for Michaelmas term last, as on 26 September last the king granted to Master John for his good service in chancery and in the office of the notaryship (*notaritatus*), 40 marks, to be received yearly of the issues of the hanaper by the hands of the keeper of the same until the king shall cause him to be provided with a benefice, exceeding the said sum and the value of the benefices which he now holds.

Dec. 8.
Bothwell.

To Philip de Hambury, supplying the place of Henry de Percy, constable of Scardeburgh castle. Order to cause the defects in that castle, as in towers, turrets, houses, bridges and other buildings there, to be repaired and amended up to the sum of 20*l.* by the view and testimony of Henry de Roston and Adam de Semere. The king has also ordered Robert de Hambury, chamberlain of North Wales, to pay Philip 20*l.* for repairing the said defects, and has ordered the treasurer and chamberlains to cause a tally of the king's receipt to be levied and made under Robert's name and delivered to Philip.

By bill of the treasurer.

Dec. 15.
Bothwell.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the king lately sent Master John Wawayn, his clerk, to Scotland at divers times and to parts beyond the sea and granted to him for his expenses, 5*s.* for every day this side the sea, and 6*s.* 8*d.* for every day beyond the sea; the king orders the treasurer, barons and chamberlains to account with him for such costs and expenses and for the days spent by him in the king's service, and to cause him to be paid what is found to be due to him, or to cause him to have competent satisfaction or an assignment where he may be quickly satisfied.

By C.

Dec. 12.
Bothwell.

To the sheriff of Devon. Order to cause the woods in that bailiwick to be appraised without delay by the oath of lawful men of that county, and to cause that wood, to wit, the trees and the underwood, to be delivered to Matthew de Crauthorn, keeper of the king's mine in that county, to serve as fuel (*fundenda*) for the mine, according to the said appraisement, as was wont to be done in time past. The king has also ordered Matthew to satisfy the owners of the wood according to the said appraisement.

By K.

Dec. 14.
Bothwell.

To the treasurer and barons of the exchequer. Order to allow to Master William la Zousche in his account for the time when he was clerk of the great wardrobe such fee as has been allowed to other clerks of the wardrobe.

By C.

Dec. 12.
Bothwell.

Hugh de Lamele, parson of Pilkaton church, imprisoned at Rokyngham for trespass of vert in Rokyngham forest, has a writ to Bartholomew de Burgherssh, keeper of the forest beyond Trent, to bail him until the coming of the justices next in eyre in co. Northampton.

Dec. 10.
Bothwell.

To Richard de la Pole, the king's butler. Order to cause 100 tuns of wine to be bought and purveyed in the port of Kyngeston-upon-Hull, and kept safely in that port for the king's use until further orders.

By C.

To the same. Order to deliver those 100 tuns of wine which the king ordered him to cause to be bought and purveyed and carried to Skymburnesse, to Robert Tybay, receiver of the king's virtuals at Carlisle, by indenture. The king has ordered Robert to receive that wine from Richard, to be kept for the king's use as aforesaid.

By C.

Dec. 12.
York.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot and convent of Waverle monastery or to their attorney a tun of wine of the first wines brought to that port in the present season of rack in accordance with the king's grant to them of a tun of red wine to be received yearly by the hands of the king's butler or of him who supplies his place, for the celebration of masses in that monastery for the souls of all the faithful departed.

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*Membrane 5—cont.*Jan. 15.
The Tower.

Order to deliver to the abbot and convent of King's Beaulieu a tun of wine of the present year of the right prise for celebrating masses in their church, in accordance with the grant of Henry III. to them of a tun of such wine to be received yearly at Southampton between Christmas and the Purification for celebrating masses as aforesaid.

To the same. Like order in favour of the abbot and convent of St. Edward's, Lettele, of a tun of wine for celebrating masses in their church.

1336.

*MEMBRANE 4.*Dec. 26.
Doncaster.

To William de la Pole. Order to cause 1,000*l.* to be paid to John de Montgomery and Master John Wawayn, whom the king sent to parts beyond the sea, in florins or sterlings, because they are charged by the king among other things to pay 1,000*l.* sterling or the value thereof in other money, to certain persons. The king also requests William to cause them to be satisfied for the costs and expenses incurred by them for their passage and for the wages of the men about to set out with them for their safe conduct towards the said parts and for other necessary things. By K.

Dec. 24.
Pontefract.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Geoffrey de Snayth, deceased.

1337.

Jan. 1.
Bothwell.

To the taxers and collectors of the tenth and fifteenth in co. Kent. Order to supersede the taxing and levying of the tenth and fifteenth of the goods of the hospital of the Maison Dieu, Dover, permitting the master and brethren to be quit thereof, as they have been before these times, as the hospital was founded by Henry, formerly king of England, and is so slenderly endowed that the goods thereof will hardly suffice for the maintenance of the master and brethren, and of the poor and infirm who frequent it, and for doing other alms there, and if the hospital is charged with the aids granted to the king, it will behove the master and brethren to diminish the said alms. By K.

Jan. 14.
The Tower.

To William Trussel, escheator this side Trent. Order not to distrain Thomas Godard of Micham for his fealty, as he has done fealty to the king for the lands which he holds of him.

Jan. 14.
The Tower.

To the same. Order to cause reasonable dower to be assigned to Fina, late the wife of John de Hausted, tenant in chief, upon her taking oath not to marry without the king's licence, in the presence of William, John's son and heir, if he choose to attend.

Jan. 12.
The Tower.

To the same. Order not to distrain Reginald, prior of Bykenacre, for his fealty, as he has done fealty to the king for the lands which he holds of him.

Jan. 16.
The Tower.

To the same. Order to cause Richard Damary, son and heir of Richard Damary, to have full seisin of all the lands of which his father was seised at his death in his demesne as of fee, as Richard has proved his age before the escheator, and the king has taken his homage. By p.s. [9753.]

Jan. 17.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Margaret, late the wife of the said Richard the father, to whom the king committed the custody of two parts of the said lands to hold until the heir should come of age, for rendering 90*l.* yearly at the exchequer, to be discharged and acquitted of the same from the said 16 January, provided she shall answer if any of the said 90*l.* be in arrear before the said day.

1337.

*Membrane 4—cont.*Jan. 9.
The Tower.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands which belonged to Robert de Sapy in that bailiwick, restoring the issues thereof, because the king has learned by inquisition taken by the escheator, that Robert held no lands at his death in chief in that bailiwick, but that he held divers lands of other lords by divers services.

1336.

Dec. 23.
Coventry.

To Richard de la Pole, the king's butler. Order, upon sight of these presents, with all possible speed, to cause 40 tuns of wine to be bought and purveyed in the port of London, and 20 tuns thereof to be delivered by indenture to John de Touke for the burial of John, earl of Cornwall, the king's brother, and to keep the remaining 20 tuns in the said city for the king's use.
By bill of the chancellor and treasurer.

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Jan. 13.
The Tower.

To Bartholomew [de] Barde, Peter Byne and their fellows, merchants of the society of the Bardi of Florence. Request to deliver to John de Watenhull, receiver of certain of the king's moneys and victuals for the maintenance of certain of the king's lieges about to set out upon the sea in his service, 50*l*. for making certain purveyances for the king's use.
By K. and C.

Jan. 1.
The Tower.

To Bartholomew de Burgherssh and William de Cusancia. Order to cause 32 deer to be taken in the king's parks of Cippenham and Risebergh and taken to Westminster for the funeral expenses of John, earl of Cornwall, the king's brother.
By K.

Jan. 14.
The Tower.

To the treasurer and chamberlains. Order to deliver to Bartholomew de Bard, merchant of the society of the Bardi, who is now returning to his own parts, 100*l*. which the king has granted of his gift to Bartholomew in consideration of the services which he has rendered.
By K.

*Membrane 4.—Schedule.**Warantia dierum.**Inde nichil.**MEMBRANE 3.*Jan. 12.
The Tower.

To the mayor and bailiffs of Southampton. Order to deliver to the men of Faversham a certain ship of those called 'cogges' with its tackle, which those men and other men of the Cinque Ports lately took upon the sea and which lie anchored in the port of Southampton, as the king has granted that ship to those men, of his gift.
By K.

The like to the same in favour of the men of Dover.

The like to the same in favour of Stephen de Padyham and Henry Fynch of Wynchelse.

Jan. 17.
Westminster.

To Robert atte Barre, one of the bailiffs of Southampton. Order to cause all that is dry and can be preserved of fish called 'haddock,' which belonged to certain aliens and was arrested by him in that town for the king's use, and is in his custody, to be safely kept until further orders, and to expose for sale the residue of the fish, which is soft and weak, as quickly and as well as possible, by the view and advice of Roger Norman of Southampton, whom the king has charged upon this, and Robert shall answer to the king for the money arising from that residue.
By K.

Jan. 15.
The Tower.

To the sheriff of Somerset and Dorset. Order to pay to Thomas Bourhunte, the king's huntsman, the arrears of his accustomed wages, to

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Membrane 3—cont.

wit, for himself, taking 12*d.* a day, and likewise for another huntsman taking 2*d.* a day, to two berners, 3*d.*, to a 'cacheken,' 1*d.*, to 24 dogs, damerets, 12*d.*, and to eight greyhounds, 4*d.*, for the time when Thomas stayed in that bailiwick.
By K.

To the treasurer of Ireland. Order to go to the castle of Allone in that land or to send a deputy, to survey the defects therein, as in houses, walls, turrets and other places, and to cause the same to be repaired as quickly as possible where this is most necessary, by the view and testimony of some liegeman.
By K.

Jan. 20.
The Tower.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands which belonged to Margaret, late the wife of John son of William Curzoun, restoring the issues thereof, because the king has learned by inquisition taken by the escheator that she held no lands at her death of the king in chief, but that she held lands of other lords by divers services.

Jan. 21.
Westminster.

To the same. Order to deliver to Fina, late the wife of John de Hausted, a messuage, 120 acres of land, 4 acres of meadow, a plot of pasture, 8*l.* 11*s.* 2½*d.* rent and a windmill in Adestok, having taken her fealty due to the king in this respect, restoring to her the issues thereof, because the king has learned by inquisition taken by the escheator that John and Fina held the premises jointly for themselves and the heirs of their bodies of the heir of the earl of Ulster, a minor in the king's wardship, by the service of a fourth part of a knight's fee, and the king has given the escheator the power to receive Fina's fealty.

Jan. 10.
The Tower.

To the same. Order not to intermeddle further with a plot of land in Newelond near Witham, co. Essex, restoring the issues thereof to the prior of the Hospital of St. John of Jerusalem in England, as the king ordered the escheator to inform him why he had taken that plot into the king's hands, and the escheator returned that he had not so taken it, but Robert de Holewell, late escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford, at the time of his substitution in that office, delivered to William Trussel, by indenture, a certain plot of land in Witham containing 10 perches in length and 1 perch in breadth, asserting that it was in the king's hands by reason of the prior's trespass in appropriating it for himself and his house without the king's licence, and afterwards, at the suit of the prior, showing the king that the said plot, from time out of mind, is parcel of the manor of Witham which lately belonged to the master and brethren of the Temple in England, and that the prior and brethren of the Hospital to whom the lands of the Templars in England were assigned and delivered with the assent of the chief men of the realm held the said plot from the time of the annulling of the order of the Templars until now as parcel of the said manor, and that the prior of the Hospital never acquired that plot of any one, or usurped it of the king's or common street; the king ordered the escheator to take an inquisition on the matter, by which it is found that the said plot in La Newelond is parcel of the manor of Witham and was so from time out of mind, and that the Templars and the prior and brethren of the Hospital held that plot at all times as parcel of the said manor and that the prior and his predecessors did not acquire the plot of anyone after the publication of the statute [of mortmain] and did not usurp it of the king's or common street, but always held it in frankalmoin as parcel of the said manor.

Jan. 20.
Westminster.

To the same. Order not to intermeddle further with the custody of the bishopric of Ely, of the manors or of other things and goods pertaining thereto by reason of the present voidance, having taken a certain seisin in the name of the king's royal lordship within the bishop's palace at Ely,

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Membrane 3—cont.

permitting the prior and convent of Ely to have full and free administration of the temporalities, goods and things, to receive all emoluments and dispose thereof as they shall see fit, restoring the issues thereof, as the king lately granted, out of his affection for John de Hothum, then bishop of Ely, that the prior and convent should have the custody of the bishopric in every voidance thereof with full administration, etc., saving to the king the knight's fees which are held of the bishopric, and the advowsons when they fall in, in times of a voidance, rendering to the king for every voidance, if it shall last for a year, 2,000*l.*, and if it shall last for a less time than a year, then *pro rata* for that time, and if for a greater time *pro rata* for the said time beyond the said 2,000*l.*; the king also granted that the prior and convent should have the custody of the bishopric in every voidance, so that no escheator, sheriff or other bailiffs or ministers of the king should intermeddle with the custody of the bishopric, its manors or other things or goods by reason of a voidance except that the escheator or other minister of the king for the time being should take a simple seisin within the said palace at the beginning of each voidance of the bishopric, in the name of the king's royal lordship, and that done, shall immediately depart without taking fealty or acknowledgment from any tenant of the bishopric or anything thence, so that he shall not stay there for more than a day by reason of the said seisin, or substitute anyone in his place.

Like order to John de Pulteneye, mayor of London and escheator there, not to intermeddle further with the custody of the manors or other things or goods pertaining to that bishopric in the said city or its suburbs.

MEMBRANE 2.

Jan. 15.
The Tower.

To the prior of Ware, an alien dwelling within the realm. Order not to take or send out of the realm any tribute or *apportum* without the king's special licence, but to retain in his possession until further orders the *apportum* which he is bound to make yearly to the superior of his house in parts beyond.

By K.

[*Fœdera.*]

The like to the prior of St. John of Jerusalem in England and forty-three other priors. [*Ibid.*]

To the proctor of Lire and the proctors of the abbess of Caen, the abbot of Bec Hellouin, the abbot of St. Mary, Rouen, the abbot of Aumale of Birstall.

To the bailiffs of Fécamp and Wyrmyngherst.

The prior of Newenton Longevill.

The keeper of Belstede.

[*Ibid.*]

Jan. 20.
The Tower.

To the taxers and collectors of the tenth and fifteenth in co. Essex. Order to supersede the exaction of the goods of the hospital of St. John the Baptist, Sideburnebrok, because the king has learned from trustworthy testimony that it is an ecclesiastical benefice and is so slenderly endowed that its goods hardly suffice for the maintenance of the master and for the other things incumbent on the hospital, and if it be charged with the aids granted to the king it will behove the master to diminish the alms appointed there.

By K. and C.

Jan. 15.
Westminster.

To the mayor and bailiffs of Sandwich. Peter de Seseles of Aragon, James Skamīlica, Aubertinus Maukesole of Plesaunce and Conrad de Valescario of Ast, merchants, have besought the king to permit them to pass with their money, hides, and merchandise to the duchy of Brabant in ships of the parts of Zeeland (*Seland*) or Spain, as they lately caused divers

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Membrane 2—cont.

goods and merchandise to be brought into the realm to the said town to be sold there, and although they sold a great part of their goods yet 75 tuns of honey and 3,000 ox-hides and other merchandise still remain to be sold for lack of buyers; the king has therefore given licence to the merchants to take the merchandise which remains unsold to the parts of Brabant, in one ship, or two if necessary, so that they shall find sufficient security before the mayor and bailiffs that they will not carry it to any other parts, and that they will transmit to the mayors and bailiffs the letters of the duke of Brabant, testifying that they have brought the said goods and merchandise into his power and have unloaded them there, provided that they shall pay the custom due to the king on the said goods and merchandise. By C.

The like, '*mutatis mutandis*' to William de Clynton, constable of Dover castle and warden of the Cinque Ports.

Jan. 23.
The Tower.

To the mayor and bailiffs of Sandwich. A like order in favour of Sanceius Ferandi de Fries, merchant of Spain, who brought 15 tuns of honey, 1,000 hides of Seville (*sivile*), dry and salted, and eight pipes of grain, to Sandwich, which still remain to be sold for lack of buyers, and who has besought the king to permit him to cross to Brabant or Hainault in a ship of Zeeland or Spain. By C.

Jan. 14.
The Tower.

To the mayors and bailiffs of York. Request to cause a great barge with boats and all the other necessities pertaining thereto to be constructed with all possible speed in that city at the common expense of the men of the city for the defence of the realm. By K.

MEMBRANE 1.

———
Westminster.

To Thomas de Foxle, constable of Wyndesore castle. Order to cause the houses, tower and bridges of the castle, the houses and walls of the garden without the castle, the houses and ponds of Windesore park, the paling and enclosure about the parks there, the houses and walls of the manor of Kenyngton, and the paling and wall about the park there, to be repaired by the view and testimony of the clerk of the king's works there.

Vacated because otherwise in the eleventh year.

Jan. 23.
Langley.

To William Trussel, escheator this side Trent. Order not to intermeddle with the custody of the priory of St. Frideswide, Oxford, of the manors, granges, or other things or goods pertaining thereto, by reason of the voidance caused by the resignation of Robert de Toruestone, the last prior, having taken simple seisin in the name of the king's royal lordship within the gates of the priory, permitting the sub-prior and convent to have full administration of the temporalities, things and goods, and to receive all emoluments, restoring to them the issues thereof, because on 5 June in the 9th year of his reign the king granted to the prior and convent that the sub-prior and convent should have the custody of the priory and of its temporalities in every voidance, with full administration thereof, saving to the king the knights' fees and advowsons during such voidance, rendering to the king in every voidance 10 marks for the first two months, and *pro rata* for a longer time.

1336.

MEMBRANE 43d.

Jan. 28
Auckland.

To the justices of the Bench. Order to continue the plea which is pending before them between the king and R. bishop of Durham, concerning the king's right to present a fit person to the church of Symondburn, which the bishop claims by charters of the king's progenitors and by apostolic bulls,

1336.

Membrane 43d—cont.

from the octaves of the Purification until the quinzaine of Easter next, as the king lately ordered the justices to continue that plea until the said octaves.
By K.

Feb. 10. John de Buterwyk in Rydale acknowledges that he owes to Thomas de Knaresborough. Butterwyk in Estlyng, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

——— Hawisia late the wife of John de Wysham, puts in her place William de Lavenham and Gilbert de Chishull, to prosecute the execution of a recognisance for 60*l.* made to her in chancery by Robert de Hambury, parson of Stok church, diocese of Worcester.—John de Ifeld received the attornment.

Feb. 12. John de Ellerker the elder acknowledges that he owes to Master Thomas Knaresborough. de Cave, 25 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Roger Bygot of Seteryngton and John de Bukton of Seteryngton acknowledge that they owe to Master John de Burton, parson of Stokesle church 26*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Isabella late the wife of William de Vescy, and William her son, acknowledge that they owe to Thomas de Baumburgh, clerk, 60*s.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Feb. 15. Elizabeth late the wife of William Latymer acknowledges that she owes to Knaresborough. William de la Pole of Kyngeston-upon-Hull, 62*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

Cancelled on payment.

Feb. 14. John de Roches acknowledges that he owes to Thomas de Evesham, clerk, Walsingham. 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Feb. 17. Thomas de Furnyvall, knight, acknowledges that he owes to Peter de Walsingham. Monte Forti, lord of Beaudesert (*Bello Deserti*), 800 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 12. To the treasurer and barons of the exchequer. Order to admit the Walsingham. attorneys appointed by John de Seures, sheriff of Southampton, to make his proffer on the morrow of the close of Easter next, because he is engaged upon the king's affairs.
By K.

To the same. Order to cause the said John to have respite until the octaves of Michaelmas next for rendering his account.
By K.

Feb. 16. To the same. Order to cause John de Sutton, knight, son and heir of Walsingham. Richard de Sutton-super-Trent, to have the respite which the king has granted to him, because lately at his suit, asserting that he made a certain recognisance for 2,000*l.* by force and duress, in the late king's chancery, to Hugh le Despenser, lord of Glomorgan, the king appointed Roger, bishop of Coventry and Lichfield, Thomas de Bello Campo, earl of Warwick, and Thomas de Berkeleye, baron, appointed to hold pleas before the king with Geoffrey le Scrop and his fellows, justices to hold those pleas, to hear John's plaint in the premises together with those justices, and to do justice to him according to the form of an agreement made in the late parliament at Westminster concerning the annulling of such recognisances made to Hugh by force and duress; and because the said affair was pending undiscussed before the said bishop, earl, baron and justices, and the said 2,000*l.* were exacted of John by summons of the exchequer, the king gave him respite for the said 2,000*l.* until the octaves of Hilary last; and now he has besought the king, to order the exaction of the said 2,000*l.* to be superseded

1336.

Membrane 43d—cont.

pending the discussion of the affair, and the king has granted him respite until the quinzaine of Michaelmas next so that he may be able in the meantime to prosecute the said affair for the annulling of the recognisance.

By C.

Feb. 8. To the same. Order to cause 7*l.* 10*s.* 8*d.* to be allowed to Walter de Knaresborough. Creyk, late constable of Baumbergh castle in his account, notwithstanding that he has no warrant in his possession for the payment of such wages, if they shall find by inquisition or otherwise that he paid the said 7*l.* 10*s.* 8*d.* to a watchman and three other men watching in that castle, for their wages, as he says that at the time when he was constable he paid 59*s.* 8*d.* to a certain watchman for his wages, for the whole time that he was constable, and to three men watching in the castle for 26 weeks by divers villages, for fear of the Scots, enemies and rebels, 4*l.* 11*s.* for their wages, to wit, 2*d.* a day to each of them, and the treasurer and barons have hitherto delayed to allow the said 7*l.* 10*s.* 8*d.* to Walter in his account, because he has no warrant in his possession for paying such wages.

By K.

Jan. 28. To the sheriff of Northumberland. Order to distrain the lord of Bothale, Robert de la Vale, the lord of Haddeston, the lord of Walton, Robert de Clifford of Newstead (*Novo loco*), the lords of Northgosford and Deulston, the lord of Werk, the lord of the barony of Balliol, and the lord of the barony of Bolbek, each of whom is bound to repair, maintain, and if necessary, newly construct a certain house within the castle of Newcastle-upon-Tyne, as is found by an inquisition taken before J. archbishop of Canterbury, the chancellor and others of the king's council, by all their lands, goods and chattels, so that neither they nor any others in their name shall lay hands on them, to repair, maintain, and if necessary, newly construct the said houses before Michaelmas next; and if the houses are not repaired, or newly built before that feast, in default of the execution of this order, the king will cause all the sheriff's lands, goods and chattels to be taken into his hands, and the said houses to be repaired, and if necessary, newly constructed therewith; and the sheriff shall inform the king in chancery on the said feast of all his doing in this respect.

Feb. 22. William son of William le Clerk of Kyme acknowledges that he owes to the prior and friars of St. Augustine, Lincoln, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Feb. 10. To the treasurer and barons of the exchequer. Order to cause Henry, Knaresborough. earl of Lancaster, to whom the king committed the custody of the manor of Shelveston, co. Northampton, which belonged to John Syward, knight, deceased, on 18 June in the 4th year of his reign, to hold under a certain form as long as the manor should remain in the king's hands, to have respite, until Easter next, for 29*l.* 9*s.* 8*d.*, at which the manor is extended yearly, and for the arrears of that extent from the said 18 June, and to cause the demand which they made on the earl for the said extent and arrears to be superseded in the meantime.

By C.

Feb. 20. To Gilbert de Boroudon. Order, upon sight of these presents, without Walsingham. further excuse or delay, to come to the king or to J. archbishop of Canterbury, the chancellor, wherever he shall be, to hold conference with one of them upon certain affairs which the king wishes to manifest to him, and further to do what shall be enjoined upon him.

By K.

The like to Alexander de Moubray.

Feb. 11, To the sheriff of York. Order to cause Master Henry de Harwedon, Knaresborough. clerk, Edmund de Leukenore, and John de Wendlyngburgh to be released from prison by mainprise, as the king's courts in which the affairs of the realm are transacted are free and exempt, and have been free and exempt

1336.

Membrane 43d—cont.

from time out of mind, that no things concerning the ecclesiastical jurisdiction (*forum*) ought to be done or pursued therein, and no things touching the said jurisdiction ought to be entered upon, and the said Master Henry, Edward and John were indicted at the king's suit in his court before the chancellor and others of the council at York, Henry because he had notified certain bulls in chancery then at the abbey of St. Mary's, York, in the church there, to Master John de Thoresby, the king's clerk; Edward, because he had summoned the same John de Thoresby to appear in the Roman court on a certain day now about to come, to answer thereupon, and John de Wendlyngburgh for making instruments upon the premises; and by the inquisition of the country in which they afterwards placed themselves they were adjudged to prison in York castle by the consideration of the said court, to stay there at the king's will, where they are still detained, as the king has learned; and because at the request of divers magnates of the realm and elsewhere beseeching the king to aid Henry, Edmund and John in their release from prison, Henry, Edward and John found the following mainpernors before the king in chancery, to wit: Henry found Master John de Hildesle, George de Longevill, William de Catesby, Henry Grence and John de Helpeston, of co. Northampton, Hugh Glaunville and Philip Caxby, of co. Cambridge, and John de Phileby, of co. Norfolk; and Edward and John found the same George, William, Henry Grence, Philip, John de Helpeston, who undertook to have them before the king and his council at the next parliament to do and receive what shall be ordained upon the premises by the king and his council. By K.

Master Richard de Cestre, canon in the church of St. Peter, York, puts in his place Alexander de Congelton, clerk, to prosecute the execution of a recognisance for 24 marks made to him in chancery by Roger son of Richard de Farburn and Henry son of Roger de Farburn.

MEMBRANE 42d.

Enrolment of grant by John Moryn, knight, to Gregory son of William Bordon, of a certain yearly rent of 10*l.* and a robe of silk of John's yeomen of the price of 15*s.*, together with furs, to be received for life of John's manor of Grymeston in Rydale; and Gregory shall stay wherever John keeps his household, in the estate of John's esquires for two weeks at Martinmas and two weeks at Whitsuntide. Dated at York on Friday after St. Andrew, 9 Edward III.

Memorandum, that John came into chancery at York on 7 February and acknowledged the preceding deed.

MEMBRANE 41d.

Feb. 29. John, prior of the house of St. Saviour, Bermondsey, diocese of Winchester, acknowledges for himself and convent that they owe to William de Cusancia, clerk, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

Cancelled on payment.

Feb. 16. To the sheriff of York. Order, upon sight of these presents, to cause Walsingham. proclamation to be made within cities, boroughs, market towns, sea ports, and other fit places, that all the men of that county, between the ages of sixteen and sixty years, and all other men, both knights and esquires, capable of fighting, shall provide themselves, under pain of forfeiture, with competent arms according to the form of the statute of Winchester, so that

1336.

Membrane 41d—cont.

they may be ready to set out for the defence of the realm, and to fight all those who shall presume to invade it by land or sea, when they shall be warned for this by the king, causing them to be informed that if they are disobedient to this order the king will punish them. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Feb. 29.
Hertford.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit John, prior of Bermundesey, who is about to set out to parts beyond the sea by the king's licence, to cross from that port with 20*l.* for his expenses and those of his household.

Feb. 6.

Knarborough. Nicholas le Wayte, by reason of his good service to the king, is sent to the master and brethren of the hospital of St. Giles, Holburn, to receive such maintenance in that house as Stephen de Beverlaco, deceased, had there at the late king's request.

March 4.
Westminster.

To W. archbishop of York. Notification that the king will excuse his absence from the parliament convoked on Monday after the Sunday in the middle of the present Lent, at Westminster, although the king ordered him to attend it, because he has learned from trustworthy testimony that the archbishop is impeded by legitimate causes from attending the said parliament in person; provided that the archbishop have a fit proctor there in his place.

Et erat patens.

Queen Philippa, to whom the king committed the custody of two parts of the lands which belonged to William le Latymer, deceased, tenant in chief, until his heir should come of age, puts in her place Hugh de Glaunvill, clerk, and Hasculphus de Whitewell to be present at the assignment of dower to Elizabeth, late William's wife, from the lands, fees and advowsons which belonged to William.

Memorandum, that Thomas Springet, of Estgrenewiz, and Simon Springet, of Estgrenewiz, of co. Kent, have mainperned for William Loverik, of Sandwich, to have on Monday after Palm Sunday next, at Sandwich, a certain ship of William's called '*La Snowedon*,' for the king's service, arrested at London by his order, ready and prepared to set out in the said service.

Margaret, late the wife of John de Bohun, earl of Hereford, tenant in chief, puts in her place John de Assheby, Elias de Grymesby, Edmund de Assheby and John de Tamworth to seek and receive her dower in chancery.

Joan late the wife of Bernard Pelegrini, Giles de Ispannia, John de Tolosa and the abbot of Westminster and brother Robert de Hampslap, fellow monk of the abbot, executors of the will of Bernard Pelegrini, put in their place Thomas de Pardeshou and Richard de Wath to prosecute the execution of a recognisance for 25 marks made to Bernard by William de Salvynhaco, parson of the church of Wynterburn St. Martin, diocese of Salisbury.

The same executors put the same Thomas and Richard in their place to prosecute the execution of a recognisance for 38*l.* made to Bernard in chancery by John Haward, knight.

Robert de Gyen, of Bristol, merchant, puts in his place William de Newenham, clerk, to prosecute the execution of a recognisance for 10 marks made to him in chancery by John Crochard the elder.

The abbot of Dorkcestre, tenant of part of the lands which belonged to Nicholas de Huntercoumbe, puts in his place Thomas de Gloucestr[ia] and John de Oxon[ia] to defend the execution of a recognisance for 60*l.* made by Nicholas in chancery to Master Adam de Houghton, clerk.

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Membrane 41d—cont.

March 14. Robert de Bettlescoumbe and Roger Suthwyk acknowledge that they owe
Westminster. to John de Baddeby, clerk, 8*l.*, to be levied, in default of payment, of their
lands and chattels in co. Kent.

Cancelled on payment.

March 3. To Alfonso, king of Castile, Leon, Toledo, Galicia, Seville, Cordova,
Westminster. Murcia, Jaen (*Gyhenne*) and Algarves. The king thanks him for his
favours in receiving his envoys and desiring to secure the maintenance of the
agreement made between Alfonso and the envoys, the king requests Alfonso
to send some of his subjects to England for the peaceful completion of the
premises, and to inform the king of his will by them. [*Fædera.*]

March 3. To Fernando Sancii de Valle Leti, councillor of the king of Spain.
Westminster. Request to solicit the king of Spain to send some of his subjects to England
as aforesaid. [*Ibid.*]

To Guicardus de Lebretto, *vicomte* of Tartas. The king thanks him for
the favour he has shown to the said envoys, and requests him to continue
his benevolence. [*Ibid.*]

March 13. To William de Clynton, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order
to permit the prior of Wenlok of the Cluniac order, who is about to set out
to his chapter-general at La Charité (*Caritaten*) by the king's licence, to
cross from that port with his horses and equipments, and 20*l.* for his
expenses and those of his household.

March 15. John le Botiller, of Lanultit, acknowledges that he owes to Thomas de
Westminster. Evesham, clerk, 100*s.*; to be levied, in default of payment, of his lands
and chattels in co. Gloucester.

Giles de Badesmere acknowledges that he owes to James Freiseil, of
Bledelewe, 40 marks; to be levied, in default of payment, of his lands and
chattels in co. Kent.

March 16. Roger de Ledebury parson of Suthluffenham church, acknowledges that
Westminster. he owes to Walter de Shobden, knight, 20*l.*; to be levied, in default of
payment, of his lands and chattels and ecclesiastical goods in co. Rutland.

Cancelled on payment.

—— John de Kerssaulton, parson of Cheiham church, and Reginald le Forester,
—— executors of the will of John Maunsell, late parson of Croyndon church, put
in their place John de Knyghton and William de Burgh, clerk, to prosecute
the execution of a recognisance for 100*l.* made to John Maunsel in chancery
by Thomas de Croyndon, clerk.

March 15. William de Whitefeld, knight, acknowledges that he owes to Walter de
Westminster. Creyk, knight, 1,000 marks; to be levied, in default of payment, of his
lands and chattels in co. Somerset.

The same William acknowledges that he owes to the said Walter
300 marks; to be levied as aforesaid.

March 16. William, prior of Farle, acknowledges for himself and convent that they
Westminster. owe to Master Laurence Fastolf and Bartholomew de Stannou, citizen of
London, 100 marks; to be levied, in default of payment, of their lands and
chattels and ecclesiastical goods in co. Wilts.

Cancelled on payment.

Reginald de Frilefore of Wokyngham acknowledges that he owes to
Raymond de Farges, dean of the church of St. Mary, Salisbury, and to
Bernard Vivent, 280*l.*; to be levied, in default of payment, of his lands and
chattels in co. Berks. *Cancelled on payment.*

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Membrane 41d—cont.

Elias le Callere acknowledges that he owes to Geoffrey de Weston of London, 'draper,' 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Elias le Callere acknowledges that he owes to William son of Robert le Callere, 200*l.*; to be levied as aforesaid.

Richard de la Vache, knight, acknowledges that he owes to John Fitz Nichol 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

MEMBRANE 40d.

March 7. Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem
Mortlake. in England, acknowledges for himself and his successors that he owes to Asselin Simonetti, merchant of Lucca, 847 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

March 17. Hugh son of Hugh le Blount acknowledges that he owes to Thomas
Westminster. West 100 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

March 18. John, abbot of Tavystok, acknowledges for himself and convent, that they
Westminster. owe to Boniface Busket and Andrew Bertone, merchant of Chieri (*Kyrie*), 60*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Devon.

Cancelled on payment.

Thomas de Ketryngham acknowledges that he owes to William, parson of the church of St. John, Styvekeye, and to William de Watirden 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges for himself and convent that they owe to Henry de Percy the elder 1,000*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

Thomas de Bradestan acknowledges that he owes to Nicholas Hagheman 200 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

John Hubaud, knight, acknowledges that he owes to John son of Guy de Bello Campo, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

Innocens Giffard acknowledges that he owes to Maurice de Berkelegh, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Alan de Ormesby acknowledges that he owes to John de Marton, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Geoffrey Houles acknowledges that he owes to Thomas de Bello Campo, earl of Warwick, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

— The abbot of Fournays puts in his place William de Lound and Thomas de Pardishou to prosecute the execution of a recognisance for 40*l.* made to him in chancery by John de Merkyngfeld.

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Membrane 40d—cont.

Bernard son of John de Bruys of Thrapston puts in his place Thomas de Pardishou and Richard de Wath to defend the execution of a recognisance for 28 marks made by him in chancery to Roger de Boys, knight.

Joan late the wife of Walter Colepeper and Thomas Colepeper, executors of the will of Walter Colepeper, put in their place John de Maidenstane and Richard de Wath to prosecute the execution of a recognisance for 40 marks made to Walter in chancery by Ralph le Taverner of Mallyng.

Memorandum, that James Horne and Richard Peverel of co. Sussex, mainperned for Stephen de Padiham of Wynchelse to have his two ships, to wit, one called '*la cok Andrew*' and the other called '*la cok Thomas*,' in the king's service in Scotland, at the quinzaine of Easter next.

Enrolment of grant by Constance late the wife of John de Kyngeston to her kinsman Henry de Eslyngton of 100s. to be received yearly of all her lands in Twysel, co. Northumberland, and in Upsetlyngton, co. Berwick-upon-Tweed, for Henry's life or until he be provided by her or by some one in her name with 100s. of land or rent yearly for life, or with a marriage of the value of 20*l.* yearly. Dated at London on 15 March, 10 Edward III.

Memorandum, that Constance came into chancery at London on 17 March and acknowledged the preceding deed.

Enrolment of indenture between Walter de Creyk, knight, of the one part, and William de Whitefeld, knight, of the other, testifying that whereas William, on 15 March, 10 Edward III., acknowledged in chancery that he owed Walter 1000 marks, Walter grants that if William shall enfeof some certain person with his manors of Werdesford Bellet, co. Dorset, and Shokerwyk, co. Somerset, so that the said person shall grant those manors to William and to Constance, late the wife of John de Kyngeston, to hold for themselves and the heirs of their bodies by a fine levied in the king's court before Michaelmas following, that the recognisance for 1000 marks shall then be null, and that William and his executors shall be entirely quit and discharged thereof. Dated at London on 16 March in the year aforesaid.

Memorandum, that both Walter and William came into chancery at Westminster on the said 16 March and acknowledged the preceding indenture.

Enrolment of indenture between Walter de Creyk, knight, of the one part, and William de Whitefeld, knight, of the other, testifying that whereas William, on 15 March, 10 Edward III. acknowledged in chancery that he owed 300 marks to Walter, to be paid to him at Easter 1338, Walter grants that if William shall cause or procure the marriage of Elizabeth daughter of Constance, late the wife of John de Kyngeston, to any one having lands to the value of 200 marks yearly, or shall provide Elizabeth with any marriage of the value of 200 marks yearly, before the said Easter, then the said recognisance for 300 marks shall be void. Dated at London on 16 March in the year aforesaid.

Memorandum, that both William and Walter came into chancery at Westminster on 16 March and acknowledged the preceding indenture.

March 18.
Westminster.

Guy, prior of Castleacre, acknowledges for himself and convent that they owe to Asselin Simonetti of Lucca, merchant, 90*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Norfolk.

Cancelled on payment.

Robert de Hakebeth of Enemeth and John de Waltham of Enemeth, acknowledge that they owe to brother Guy, prior of Castleacre, and to

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Membrane 40d—cont.

Bartholomew de Stanhowe, citizen of London, 90*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Cancelled on payment.

March 19. Thomas, prior of Holy Trinity, London, acknowledges for himself and Westminster. convent that they owe to Edmund de Grymesby, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in the city of London.

Beatrix daughter of Walter Touk, knight, acknowledges that she owes to John de Dunstaple, clerk, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Nottingham.

Roger Bacoun acknowledges that he owes to Richard de la Pole, citizen and merchant of London, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas de Ponynges, knight, acknowledges that he owes to Thomas Bacoun, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment, acknowledged by the prior of St. Bartholomew's, Smithfield, and John de Bradewell, executors of the will of Thomas Bacoun.

Richard Pershor of Winchester acknowledges that he owes to John son of Peter de Hothum, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Brother John, prior of Newenham, acknowledges that he owes to Bendus Gele of Florence 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

March 15. To the sheriff of Wilts. Order to cause proclamation to be made in the Westminster. full county [court] of a fair which the king has granted to Queen Philippa to be held yearly at her manor of Stratton, to last three days, to wit, the eve, the day and the morrow of St. Margaret. By K.

Enrolment of grant by Matilda, late the wife of John atte Barwe, to John Mauger the elder, of a certain yearly rent of 100*l.* to be received yearly of Matilda, and of all her lands in Nether Bolinghop, Norton, Gannou, and the town of Hereford, co. Hereford, to receive the said rent for Matilda's life by her hands or those of her bailiffs. Dated at Smalbrok on 4 April, 9 Edward III.

Memorandum, that Matilda came into chancery at Westminster on 19 March and acknowledged the preceding deed.

March 21. Thomas de Asteleye acknowledges that he owes to William de Clynton, Westminster. knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

March 21. William le Poure, parson of Tychewell church, acknowledges that he owes Westminster. to Master Edmund Everad 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Camera, parson of Hadenham church, acknowledges that he owes to John Gros of Hereford, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

William le fitz Waryn, 'le cosyn,' puts in his place Robert de Roderham to prosecute the execution of a recognisance for 60*l.*, made to him in chancery by Richard Gohyer and Robert Baldet.

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MEMBRANE 39d.

Enrolment of release by Stephen de Asshwy, knight, to Sir Geoffrey le Serop, knight, of all his right and claim in that mansion and messuage with houses, gardens, walls, buildings and other appurtenances which Geoffrey holds in Ladelane in the parish of St. Laurence in the Jewry, London, for a term of years, by the demise of Stephen, which mansion and messuage extend from the street of Ladelane to a certain lane called Aldermannebury, opposite the church of St. Mary, Aldermannebury, towards the north, for Geoffrey to hold for himself and his heirs for ever. Witnesses: Reginald de Conductu, mayor of London, Ralph de Upton and Walter de Mordon, sheriffs, John de Pulteneye, Richard de Lacer, Henry Darcy, aldermen, Benedict de Folsham, Henry Cheyne. Dated at London on Wednesday before St. Benedict the abbot, 10 Edward III.

Memorandum, that Stephen came into chancery at London on 21 March, and acknowledged the preceding deed.

March 21. John de Courteney, abbot of Tavystok, acknowledges for himself and Westminster. convent that they owe to Boneface Busket and Andrew Bertone, merchants of Chieri (*Kyrie*), 108*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Devon.

Cancelled on payment.

Richard de Novo Castro, parson of Whaddon church, diocese of Ely, acknowledges that he owes to John de Farendon, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Stafford.

March 22. Robert de Scardeburgh, knight, acknowledges that he owes to Thomas Westminster. Bacoun, knight, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Richard Kett of Bedeford, parson of the church of Preston in Rotelond, acknowledges that he owes to Henry de Stratford, clerk, 18 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Warwick.

Cancelled on payment.

Roland de Stratton and John de Refham, acknowledge that they owe to Adam de Everyngham of Rokle, knight, Nicholas de Leiburn, and Hugh de Brereleye, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

John Voucher, parson of Milstede church, acknowledges that he owes to Peter de Sancto Johanne, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Kent.

Cancelled on payment.

John Morice, knight, acknowledges that he owes to Robert de Wasynge, knight, 200 marks; to be levied in default of payment, of his lands and chattels in co. Huntingdon.

Richard de Wylughby, knight, acknowledges that he owes to Henry de Edenestowe, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert de Wassynge, knight, acknowledges that he owes to John Morice, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

William de Erghom, acknowledges that he owes to Ralph de Nevill, lord of Raby 160*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1336.

Membrane 39d—cont.

John son of Ralph de Franyngham, acknowledges that he owes to Geoffrey de Say, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Matilda, late the wife of Robert de Holande, and Robert her son acknowledge that they owe to John de Oxon[ia], citizen and vintner of London, and to Simon de Welle, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Enrolment of grant by Richard son of Rauf de Melreth to John de Regges, of all the lands in Knesworth, Wendeye and Melreth, which he holds for the life of Eleanor his wife of Richard's inheritance, together with the lands which John holds for life in Melreth of Richard's inheritance, to hold for John's life. Dated at Melreth, on Wednesday before the Annunciation, 10 Edward III. *French.*

Memorandum that Richard came into chancery at Westminster on 22 March, and acknowledged the preceding deed.

Enrolment of release by Thomas son of Richard de Berners, to John son of Edmund de Berners, of all his right in the manor of Westhorslegh, co. Surrey, and in the advowson of the church of the manor, and in all the appurtenances thereof. Witnesses: Sir John Dabernoun, Sir Roger Husee, knights, William de Weston, John de Hayton, William Husee, Thomas de Weston, Peter de la Roghberne. Dated at Westhorslegh, co. Surrey, on Wednesday before the Annunciation, 10 Edward III.

Memorandum that Thomas came into chancery at Westminster on 22 March, and acknowledged the preceding deed.

March 22. Robert bishop of Salisbury, acknowledges that he owes to Richard Atte Westminster. Pole, 249*l.* 2*s.* 1*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts. *Cancelled on payment.*

Brother William, prior of Horton, acknowledges for himself and convent, that they owe to Asselin Simonetti of Lucca, merchant, 50*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Kent. *Cancelled on payment.*

Brother William, prior of Sempyngham, acknowledges for himself and convent, that they owe to Asselin Simonetti of Lucca, merchant, 425*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln. *Cancelled on payment.*

March 23. Alexander de Moubray, acknowledges that he owes to William de Westminster. Clepton, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmorland. *Cancelled on payment.*

Alexander de Moubray, knight, acknowledges that he owes to Ralph de Rostwold, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

William de Greynvill, Andrew de Sakevill, knight, and John de Couele, acknowledge that they owe to John de Oxenford of London, 'vyneter,' and to Walter Neel, 'blader,' 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Cancelled on payment.

John de Grey of Codenore, knight, acknowledges that he owes to Stephen, bishop of London, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

⁵⁴₁₂₃ William de Barsham, prior of Farle, acknowledges for himself and convent, that they owe to Boniface Buscote and Andrew Breton, 132*l.*;

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Membrane 39d—cont.

to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Wilts.

Cancelled on payment, acknowledged before Robert Parnyng.

Roland Shench puts in his place William de Newenham, clerk, to prosecute the execution of a recognisance for 40 marks made to him in chancery by Thomas Corbet.

March 25.
Westminster.

To the justices in eyre, for pleas of the Forest in the forest of Pykering, of Henry earl of Lancaster. Order to continue all the pleas in that eyre, touching Henry de Percy, in the same state in which they now are, until Christmas next, as the king wishes to provide for the indemnity of Henry, who is about to set out to Scotland by his order. By K.

March 24.
Westminster.

William de Eylesford, knight, acknowledges that he owes to Richard Talbot, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Andrew de Tothale, parson of Kyngham church, diocese of Lincoln, acknowledges that he owes to Master Robert de Stratford, archdeacon of Canterbury, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

March 25.
Westminster.

Giles de Badlesmere, acknowledges that he owes to Master Richard de Clare, clerk, 167 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

March 26.
The Tower.

Thomas de Benton, acknowledges that he owes to Roger de Forsham, citizen of London, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

William de Bohun, knight, acknowledges that he owes to Richard Talebot, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

March 27.
The Tower.

Roger Bast, rector of the church of St. Mary, Tremeleye, diocese of Norwich, acknowledges that he owes to Queen Isabella, 14*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Norfolk.

MEMBRANE 38d.

Enrolment of grant by John de Molyns, knight, to Sir John de la Haye, parson of the church of Weston Turville, of a messuage and a carucate of land, in Hemelhamsted, in co. Hertford, as entirely as John de Molyns held them of the king's gift and enfeofment. Witnesses: Sir John Mareschal, Sir Philip de Aylesbury, knights, Thomas de Chetyngdon, John Pecok, Thomas Curteys, Thomas de Bolestrode, John de Stretleye, and John Reynefrey. Dated at London on Wednesday after St. Edmund the king, 9 Edward III.

Memorandum, that John de Molyns came into chancery at Westminster on 25 March, and acknowledged the preceding deed.

Enrolment of release by John de Molyns, knight, to Sir John de la Haye, parson of the church of Weston Turville, of all his right and claim in a messuage and carucate of land in Hemelhamsted, co. Hertford, which Sir John has of the gift and enfeofment of John de Molyns. [*Witnesses as above.*] Dated at London on Sunday after St. Clement, 9 Edward III.

Memorandum, that John de Molyns came into chancery at Westminster on 25 March, and acknowledged the preceding deed.

1336.

Membrane 38d—cont.

Enrolment of release by John de la Marche, citizen of London, to Sir Richard de Wylughby, knight, of all his right and claim in a certain chief messuage, shops and rents in the parish of St. Sepulchre without Neugate, London, which Richard lately held of the gift and enfeofment of John, as fully appears by John's charter to Richard thereupon. Witnesses: Reginald atte Cunduyt, mayor of London, Ralph de Upton, and Walter de Morden, sheriffs of that city, John Mallore, Thomas de Mering, Bryan de Lynacre, William de Langar, clerk. Dated at London, in the said parish, on Sunday before the Annunciation, 10 Edward III.

Memorandum that John came into chancery at Westminster on 25 March, and acknowledged the preceding deed.

March 28.
Eltham.

Roger de Embertone and William his brother acknowledge that they owe to Master Richard de Bynteworth, parson of Terryngg church, 160*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Cancelled on payment.

March 30.
Eltham.

Ivo de Shaldeford, of Ewell, acknowledges that he owes to Robert de Cave, parson of Ewell church, 68 marks, 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John Mauger acknowledges that he owes to John de Bedeford, of London, skinner, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

April 5.
The Tower.

John de Brocas acknowledges that he owes to Thomas de Chetyngdon, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

Enrolment of demise by Joan, late the wife of Richard de Alemania, widow, to John de Walsyngham, burgess of Lynn, of a messuage in Bishop's Lynn to hold for ten years as is fully contained in Joan's deed to John thereupon; which messuage Thomas de Melchebournne, burgess of Lynn, now holds by virtue of the grant and demise of Thomas de Gatele, executor of the will of John de Walsyngham. Lambert, son and heir of Joan, confirms his mother's deed and the grant of Thomas de Gatele. Lambert has also demised to Thomas de Melchebournne the said messuage, which lies in breadth between the tenement which formerly belonged to Lambert de Sancto Omero on the south, and the tenement which belonged to Henry Smaleye on the north, and it extends in length from the common gutter towards the east to the great river of Lynn towards the west, to hold for three years after the completion of the aforesaid term. Dated at Bishops Lynn on Saturday in Christmas week, 9 Edward III. Witnesses: Adam de Walsokene, then mayor of Lynn, William Fraunceys, then alderman, John de Swafham, then steward, John de Swerdistone, John Bamme, John Burghard, William de Waltone, William de Brunton, Ralph Wake, Ralph de Ketlistone, Thomas de Fransham, Robert Erl, William de Tilneye, clerk.

Memorandum that Lambert came into chancery at the chapel of the New Temple, London, on 5 April, and acknowledged the preceding deed.

Enrolment of deed testifying that whereas Thomas son of Thomas de Muskham, of Shenle, granted to Sir Henry de Edenstowe and Robert his brother, by a fine levied in the king's court, two parts of the manor of Northmuskham, to hold for the life of Henry and Robert, and Isabella, late the wife of Thomas de Muskham of Shenle, mother of Thomas, granted to Henry and Robert by charter, the third part of that manor which she held in dower of the inheritance of Thomas, to hold for the same term, the said Thomas son of Thomas releases all his right and claim in the said manor to Henry and Robert and their heirs. Witnesses: Sir Michael de Wath, Sir

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Membrane 38d—cont.

Thomas de Baumburgh, and Sir Thomas de Evesham, clerks, Benedict de Normanton and Robert de Kelm. Dated at London on 5 April, 10 Edward III.

Memorandum, that Thomas came into chancery at the chapel of the New Temple, London, on 6 April, and acknowledged the preceding deed.

Enrolment of deed testifying that whereas Isabella, late the wife of Thomas de Muskham, of Shenle, granted by her charter to Sir Henry de Edenestowe, clerk, and Robert his brother, a third part of the manor of Northmuskham to hold for life by the service of rendering to her for the life of Henry, 8 marks, 4s. 5¼d. yearly, and after Henry's death for Robert for life, 10l. yearly, Isabella releases all her right and claim in the said manor and in the said 10l. yearly, and 8 marks 4s. 5¼d. yearly to Henry and Robert and their heirs. [*Witnesses as above. Dated as above.*]

Memorandum, that Isabella came into chancery at the chapel of the New Temple, London, on 6 April, and acknowledged the preceding deed.

MEMBRANE 37d.

March 16. To the treasurer and barons of the exchequer. Order to cause allowance
Westminster. to be made to John de Grey, of Codenore, son and heir of Richard de Grey, of Codenore, in the account which he is bound to render for Richard, for the costs incurred by Richard in repairing the houses, walls, turrets, mills, and bridges within and without Nottingham castle, notwithstanding that Richard incurred the said costs while he was constable there, without warrant.

By C.

March 15. To the sheriff of Southampton. Order to deliver the goods and chattels
Westminster. which belonged to Hugh de Sancto Johanne, which are in the sheriff's custody, to John de Aulton, Nicholas Venuz, and Adam de Ches, executors of Hugh's will, if they are appraised by the sheriff, and the price thereof is returned at the exchequer, for making the execution of Hugh's will, by a certain mainprise, as John, Nicholas, and Adam have besought the king to order those goods and chattels to be delivered to them for making the execution of the will, by security for answering to the king for the debts and accounts in which Hugh was bound to the king, or for the price of the same, as the said goods and chattels were taken into the king's hands for the said debts and accounts and appraised by the sheriff, and the price thereof returned at the exchequer; and the executors have found for the king in chancery, John le Mareschal, knight, Thomas le Mareschal, John Purchas, and John de Valoignes, of the said county, and Richard Chynyot of London, their mainperners, who have undertaken to answer to the king for all the said debts and accounts, and for the arrears which shall be found to be owing after the accounts have been rendered, as far as those goods and chattels will suffice, according to the aforesaid appraisement.

By C.

March 20. To William de Clynton, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Nicholas Cardee, fellow monk of the abbot of Préaux (*de Pratellis*), who is now going by the king's licence to his monastery for certain affairs touching that monastery, to cross from that port with his horses and equipments and with 10l. for his expenses and those of his household.

By K.

March 20. To the sheriffs of London. Peter del Clif of Dunwich has besought the
Westminster. king to order to be dearrested a certain ship of his called '*la Margarete*' of Dunwich, of which Andrew le Lister is master, which Peter long before the king's orders to arrest ships of a certain burthen emanated, had sent to

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Membrane 37d—cont.

Gascony to buy wine and intended it to be taken towards England for the maintenance of the king and his lieges, which was afterwards found at la Pole, London, and arrested there by virtue of the said order, and is detained under arrest by the sheriffs; and because Peter has found before the king in chancery John de la Falayse and Peter de la Falayse of co. Suffolk, who have mainperned for Peter to have the said ship at Dunwich in three weeks from Easter next, ready and prepared to set out in the king's service at his will, the king orders the sheriffs to cause that ship to be dearrested, permitting the master and mariners thereof to cross to the said parts freely, by the aforesaid security.

March 23. To the bailiffs of Westminster. Order to take Master Henry de Harwedon, clerk, Edmund de Leukenore and John de Wendlyngburgh, where-
Westminster. ever they shall be found in that bailiwick and to keep them in prison until further orders, as they were demanded at the king's suit for certain trespasses and other excesses touching the king and his crown made at York in the king's court before the chancellor and others of the council, and by the inquisition of the country in which they placed themselves thereupon, they were convicted and were imprisoned in York castle by the consideration of the court, to remain there at the king's will; and afterwards the king granted by writ, at the request of certain magnates of the realm, that Henry, Edmund and John, who found mainpernors in chancery who undertook to have them before the king and his council at the next parliament to do upon the premises what shall there be ordained, should be released from prison by the said mainprise; the said Henry, Edmund and John being brought to the parliament by the mainpernors, escaped from their custody by subtlety, whereupon the mainpernors have besought the king to provide a remedy. By C.

March 15. To the mayor and bailiffs of Bristol. Whereas the king, understanding
Westminster. that the Scots were making alliances with foreigners for the purpose of aggrrieving him and his people, appointed certain lieges to arrest all ships of 40 tuns burthen and more in all the ports of the realm, wherever they should be found, so that the ships should be speedily munitioned with men and other necessities for war to repel the malice of the said enemies, and the barons of the Cinque Ports, have besought the king that whereas certain ships of the Cinque Ports before the king ordered such ships to be arrested, were taken to the port of Bristol and are now arrested by virtue of the said order and they cannot be conveniently prepared for war there by the said barons, the king will be pleased to grant that they may bring back the ships to their own ports to preparé and munition them for the king's service, the king therefore orders the bailiffs that, if the master or mariners of the said ships shall find sufficient security before them to take back those ships to the Cinque Ports with all possible speed, so that they may be well and sufficiently munitioned and prepared to set out against the said enemies when the king shall warn the masters of the ships thereupon, then to cause those ships to be dearrested without delay, so that the masters and mariners may take them back to their own ports without hindrance. [Fœdera.] By K. and C.

March 26. To the sheriff of Kent. Order to supersede the taking of Edmund son of
Westminster. Edmund Hakeluyt, Reginald son of Herbert, John de Halden and John de Budenewey, by a certain mainprise, notwithstanding the king's previous order, as Edmund, Reginald, John and John have besought the king by their petition before him and his council in parliament to provide a remedy, as they lately acknowledged before Reginald de Conductu, mayor of London and William de Carleton, clerk, appointed to receive recognisances of debts at London, that they owed 200*l.* to Arnald le Savage, knight, to be paid at Christmas last, and afterwards it was agreed between Arnald and

1336.

Membrane 37d—cont.

Edmund that if Edmund or any one in his name should pay to Arnald in the church of St. Paul, London 100*l.* according to the form of an indenture made thereupon between them, then the said recognisance should be null, as may fully appear by a part of that indenture, in Edmund's possession; and although Edmund is prepared to satisfy Arnald for 100*l.* yet Arnald, scheming to aggrieve Edmund, Reginald, John and John, has procured their capture and imprisonment under pretext of that recognisance, by the king's writ to the sheriff of Kent at the certification of the said mayor and clerk, against the form of the said indenture. and it has been testified before the king in chancery by Bartholomew de Burgherssh and John Wroth, in whom the king has confidence, that the said indenture, exhibited there, is good and true; and Edmund, Reginald, and John and John have found for the king in chancery William de Eynesford, Richard de la Bere and Hugh Hakeluyt of co. Hereford, and John Hakeluyt of co. Rutland, mainpernors, who have undertaken to have them before the justices at York, fifteen days from Easter, on which day the king's writ to the sheriff for taking Edmund, Reginald, John and John is returnable, to answer Arnald in the premises.

By pet. of C.

March 20.
Westminster.

To the sheriff of Bedford. Order to cause the view of frankpledge, 'wayf,' 'stray,' 'infangenthef,' and 'outfangenthef,' in the manor of Wrestlyngworth, to be replevied to Edward son and heir of Robert de Kendale by a mainprise, as Elena, late the wife of Walter de Huntercombe, lately came by her attorney in the suit before the justices in eyre in that county, to show by what warrant she claimed to have view of frankpledge, waif, stray, infangenthef and outfangenthef in the said manor, and said that she held the manor with its liberties for life by a fine levied in the court of one of the king's progenitors, and that the manor with the liberties ought to remain, by virtue of that fine, to Margaret late the wife of Robert de Kendale for life, and after her death to Edward, without whom she could not answer thereupon; and she sought aid of Edward and Margaret, whereby it was considered that they should be summoned at a certain day; on which day, because Elena did not come, it was considered that the said liberties should be taken into the king's hands, and the sheriff of the county was ordered to answer to the king yearly for 2*s.* at which the said liberties were extended before the justices, as is fully contained in the record and process of that suit which the king caused to come before him in chancery; and Edward has now besought the king, by his petition before him and his council in parliament, to cause the said liberties to be replevied to him, and he has found before the king in chancery Arnold Sauvage of co. Kent, Andrew de Sakevill of co. Sussex, Roger de Luda and Henry Wylyot of co. Hertford, mainpernors, who have undertaken for him that he will answer to the king or his heirs concerning the said liberties in the next eyre of the justices in that county or elsewhere as it shall please the king, according to the tenor of the statute concerning such liberties.

By pet. of C.

April 9.
Waltham
Holy Cross.

Henry le Clerk of Terlyng acknowledges that he owes to John de Knepwede of London, mercer, 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of release by Andrew Pynnere, merchant of Coventry, to Robert son of Adam Albyn of Hemelhamsted and Margaret his wife, and Robert's heirs and assigns of all his right and claim in the manor of Childewyk Say near the town of St. Albans. Dated at London on 10 April, 10 Edward III. Witnesses: Walter de Mordon, Walter Turk, Thomas de Ware, John Thurk, William le Botiller, citizens of London.

Memorandum, that Andrew came into chancery at the chapel of the New Temple, London, on 12 April and acknowledged the preceding deed.

1336.

Membrane 37d—cont.

Enrolment of release by Margaret de Bacheworth, daughter and heir of Richard de Bacheworth, to Robert son of Adam Albyn of Hemelhamstede and Margaret his wife and Robert's heirs and assigns, of all her right and claim in the manor of Childewyk Say near St. Albans. Dated at London on 10 April, 10 Edward III. [*Witnesses as above.*]

Memorandum, that Margaret came into chancery at Berkyng 'chapel,' London on 15 April, and acknowledged the preceding deed.

MEMBRANE 36d.

March 27. Theobald son of William Russel, knight, acknowledges that he owes to The Tower. Arnald Garcey de Sancto Johanne, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Robert son of Michael de Tolesane, of London, acknowledges that he owes to Thomas de Lodelowe, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

March 30. To the sheriffs of London. Order to receive Master Henry de Harewedon, clerk, Edmund de Leukenore and John de Wendlyngburgh, whom Eltham. Henry Chaucire, the king's serjeant, will deliver to them by the king's order, and cause them to be detained in prison until further orders, as the said Henry, Edmund and John escaped by subtlety from the hands of their mainpernors [*as at page 658 above*], and afterwards, on Thursday after Palm Sunday, they appeared in chancery and besought the king to discharge these mainpernors from their mainprise, and they could find others; and the king appointed Saturday the eve of Easter for them to be before him in chancery to have sufficient mainpernors there, on which day they came and did not bring such mainprise, wherefore they are adjudged to the prison of Neugate until further discussion can be held upon this.

By K.

March 20. To Louis count of Flanders and Nevers. Because on account of his pre-occupation with great and arduous affairs the king cannot conveniently London. send to Flanders upon reforming the mutual damage and trespasses committed by the people of the king and the count at the present quinzaine of Easter, according to the agreement made between the count and William Fox, citizen of York, the king's proctor; the king requests the count to excuse him and he will send certain of his subjects to the count in Flanders at Midsummer next to complete the said treaty, and he requests the count to prolong the truce, concluded in the hope of this treaty, until Christmas next, and to send back his will by the bearer of these presents. [*Fœdera.*]

March 20. To the burgomasters, *échevins* and lawful men of the town of Bruges. London. The like request. [*Ibid.*]

The like to the burgomasters, etc. of the towns of Ipre and Ghent. [*Ibid.*]

March 26. To W. archbishop of York. Order to cause the prelates and clergy of Westminster. that diocese and province to be convoked at York on some certain day before Whitsuntide next so that the archbishop, prelates, deans and priors of cathedral churches, archdeacons and men of religion whom the archbishop shall consider proper, shall appear in person, and the clergy by fit proctors, to treat concerning the grant of a fitting subsidy to the king of the ecclesiastical goods of that province, on which day the king will send some of his men to explain his need to the archbishop; but if they do not come the archbishop shall not await their arrival but shall proceed with the

1336.

Membrane 36d—cont.

affair, and shall inform the king of what he has granted in this respect, as, owing to the expenses of the war of Scotland the treasury is exhausted and the king is in such need that his expenses in Scotland and elsewhere cannot be borne without a subsidy from the clergy, and the prelates and clergy of the province of Canterbury have granted the king of their free will a tenth of their ecclesiastical goods in the present parliament at Westminster. [*Ibid.*]

March 3.
Westminster.

To William de Monte Acuto and Henry de Ferariis, keepers of the islands of Gernereye, Jereseye, Seerk and Aureneye, or to him who supplies their places. Grievous complaint has been made to the king by the men of the community of the island of Gernereye that whereas they were lately severely amerced by Robert de Scardeburgh and his fellows, justices appointed to take assizes there, and otherwise much vexed by intolerable exactions against the law and custom of that island, whereupon the king has been besought to provide a remedy, and to cause the levying of such ameracements and exactions to be superseded, chiefly pending the discussion of the said affair before him; the king orders William and Henry to cause the levying to be superseded until the octaves of St. John the Baptist next, and the men to be released in the meantime from any distrains made upon them.

By C.

The like to the same for the men of the island of Jereseye.

March 24.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the prior of St. John of Jerusalem in England to have respite until the quinzaine of Michaelmas next, for all the debts which are exacted of him by reason of the lands which belonged to the master and brethren of the order of the Knights Templars in England, which are in his hands.

By C.

March 3.
Westminster.

To the mayor and sheriffs of London. Order to cause proclamation to be made in fit places in that bailiwick that no one, except the king's serjeants, shall go or ride armed, lead an armed power, or make unlawful meetings or gatherings in that city or its suburbs, under pain of the loss of their arms, the imprisonment of their persons at will, and heavy forfeiture; and if after that proclamation the mayor and sheriffs shall find any one doing the contrary, they shall take him together with his arms or armour and imprison him until further order, and inform the king of the names of the persons so arrested, so that the king may not chide them for their negligence, as he wishes to insure the tranquillity of the prelates, earls, barons and chief men of the realm, whom he has summoned to attend a parliament at Westminster on Monday after the Sunday in Mid-Lent; and he has learned that several malefactors, despising the statute of Northampton, made unlawful gatherings of armed men in that city and its suburbs. [*Friedera.*]

By K. and C.

March 12.
Westminster.

To the treasurer and barons of the exchequer. Order to receive John de Thorp to render the account of William son of John Muschet of Duton for the time when he was sheriff of Cambridge, as he is engaged upon the king's affairs, wherefore he cannot render his account on the morrow of the close of Easter next.

By K.

March 13.
Westminster.

To the mayor and bailiffs of Oxford. Order to cause the paving of that city, both in streets and lanes, to be repaired, and to induce and if necessary compel their fellow burgesses and others, as they shall see fit, to cause the part before their tenements in that town to be paved as was wont to be done at another time, so that a cry thereon may not be repeated to the king, whereby he would be obliged to place a heavier hand thereto, because he has learned from the plaint of master and scholars of the university of Oxford that the paving of that town is so destroyed that persons passing sustain no small damage.

By C.

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*Membrane 36d—cont.*March 12.
Westminster.

To the treasurer and barons of the exchequer. Order to cause John de Grey of Codenore to have respite until the quinzaine of Martinmas next, for all the accounts, reliefs and debts which he owes at the exchequer, and to cause the distrains which they made on John or Joan, late the wife of Richard de Gray, his mother, by reason of these accounts, reliefs and debts, to be released in the meantime. By K.

March 21.
Westminster.

To the prior and convent of Bath. Request to admit William Joye to that house, and to cause such maintenance to be administered to him as John de Wyndesore, deceased, had there at the request of Edward I. By p.s.

*MEMBRANE 35d.*March 20.
Westminster.

To the sheriff of Northampton. Writ for payment of 4*l.* 8*s.* to Simon de Drayton and Thomas de Buketon, knights of that county, for their expenses in attending the parliament summoned at Westminster on Monday after the Sunday in Mid-Lent last; to wit, for 11 days at 4*s.* a day each.

By K. and C.

The like to the sheriffs of other counties, for various sums for the knights of their respective counties [*as in 'Return of Members of Parliament,'* p. 108, *omitting* Cumberland, Derby, London and Middlesex, Somerset, Surrey and Sussex].

To the mayor and bailiffs of Northampton. Writ for payment of 44*s.* to Philip Gerard and Nicholas le Porter, burgesses of that town, for their expenses in attending the aforesaid parliament; to wit, for 11 days at 2*s.* a day each.

By K. and C.

The like to the mayor and bailiffs of the other cities and boroughs, for various sums to the citizens and burgesses of these cities and boroughs [*as in the 'Return,' omitting* Wallingford, co. Berks; Bodmin, Launceston, Truro, co. Cornwall; Carlise, co. Cumberland; Derby, co. Derby; Barnstaple, Exeter, Plympton, Torrington, Totness, co. Devon; Shaftesbury, co. Dorset; Gloucester, co. Gloucester; Hereford and Leominster, co. Hereford; Bishop's Stortford, co. Hertford; Huntingdon, co. Huntingdon; Canterbury and Rochester, co. Kent; Leicester, co. Leicester; Grimsby and Lincoln, co. Lincoln; Bishop's Lynn and Norwich, co. Norfolk; Bridgnorth and Shrewsbury, co. Salop; Bath, Bridgwater, Ilchester, Taunton and Wells, co. Somerset; Portsmouth, Southampton and Winchester, co. Southampton; Stafford, co. Stafford; Dunwich and Ipswich, co. Suffolk; Guildford and Southwark, co. Surrey; Bramber and Steyning, Chichester, Horsham and Shoreham, co. Sussex; Warwick, co. Warwick; Appleby, co. Westmorland; Kingston-on-Hull and York, co. York; and Oxford, co. Oxford.

Memorandum, that William Cortays of Bryclesworth acknowledges that he has been satisfied for 200 marks, in which John de Verdon was bound to him by a recognisance made in chancery in the 8th year of the king's reign.

The following made like acknowledgments for the following sums, to wit: William de Ayremynne, now bishop of Norwich, for 40 marks, acknowledged to him by Joan, late the wife of John Sampson and John Sloth, in the 15th or 16th year of the late king's reign.—The chancellor received that acknowledgment.

Robert Lysewy for 40 marks, acknowledged to him by the prior of Christchurch, Twynham, in the 2nd or 3rd year of the king's reign.

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Membrane 35d—cont.

John de Weston of London, 'draper,' for 30*l.*, acknowledged to him by Robert de Hardres in the 5th year of the king's reign.

Richard de Rudham, clerk, for 48*l.*, acknowledged to him by the abbot of Dureford in the 3rd year of the king's reign.

Reginald de Donyngton, knight, for 100 marks, acknowledged to him by Robert de Hoton, clerk, and Thomas de Hanley, in the 17th or 18th year of the late king's reign.

John de Stok, attorney of Geoffrey de Weston Underegge, the elder, for 100 marks, acknowledged to Geoffrey by Geoffrey de Weston of London, 'draper,' and Richard de Welleford of London, in the 3rd year of the king's reign.

Cancelled.

John de Oxon[ia] of London, vintner, for 86*l.* 13*s.* 4*d.*, acknowledged to him by Solomon Potyn, John Potyn, and Ralph de Sancto Dionisio, in the 19th year of the late king's reign.

Robert de Arderne for 100*l.*, acknowledged to him by the abbot of Pipewell in the 1st year of the king's reign, as John de Thorston, executor of Robert's will, acknowledged.

Cancelled.

Henry Burry of Salisbury for 707*l.*, acknowledged to him by Robert bishop of Salisbury, in the 6th year of the king's reign.

Cancelled.

Robert de Brightwell, attorney of Edmund de Bereford, executor of the will of William de Bereford, for 80*l.*, acknowledged to William by Simon, abbot of Rameseye, in the 4th year of the king's reign.

John de Pulteneye, merchant and citizen of London, for 140*l.*, acknowledged to him by John la Warre in the 5th year of the king's reign.

John de Huntyngham for 20*l.*, acknowledged to him by John de Frenyngham in the 6th year of the king's reign.

William le Mareschal for 80 marks, acknowledged to him by William de Monte Acuto in the 5th year of the king's reign.

Roger Chauntecler, citizen of London, for certain sums of money acknowledged to him by Richard Talbot, knight, in chancery.

Cancelled.

Richard de Brenchesle, parson of Estpekham church, for 60*l.*, acknowledged to him by John atte Wealde in the 19th year of the late king's reign.

Richard Tirel, attorney of Edmund de Bereford, for 80 marks, acknowledged to Edmund by John de Grey of Retherfeld, knight, in the 5th year of the king's reign.

Cancelled.

John de Oxon[ia], citizen and vintner of London, for 1140*l.*, acknowledged to him and Henry de Combe Martyn, citizen and woollen-draper of London, in the 4th year of the king's reign, and for other sums to himself by brother Leonard de Tibertis, late prior of the Hospital of St. John of Jerusalem in England.

Peter Bindi, merchant of the society of the Bardi for 1000 marks, acknowledged to him and his fellows, merchants of the said society, by Roger, bishop of Coventry and Lichfield, and Robert de Wyvill, late parson of Clere church, in the 3rd or 4th year of the king's reign.

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Membrane 35d—cont.

Asselin Simonet, merchant of Lucca, for 266*l.* 13*s.* 4*d.*, acknowledged by William la Zousche of Mortimer, Hugh le Despenser, knight; Master Roger Mortymer, archdeacon of Wells; Thomas de Castro Goderici, parson of Merlowe church, diocese of Lincoln; Master William de Kenemerton, parson of Flamsted church, of the same diocese; and John de Hamslap, parson of Stanton church, diocese of Ely, in the 8th year of the king's reign.

Adam Hurel, executor of the will of John Hurel of London, of 40*l.*, acknowledged to him by John de Weston, knight, son of John de Weston, in the 17th year of the late king's reign.

MEMBRANE 34d.

March 18. To the sheriff of Buckingham. Order to cause a regard of the king's
Westminster. forest of Bernewode in that county to be made before the coming of the justices of the forest, so that it may be made before St. Peter ad Vincula next.

Capitula.

The like to the sheriff of Oxford for the forests of Shottore and Stowode, in that county, before St. Peter ad Vincula next.

April 12. The like to the sheriff of Nottingham for the forest of Shirwode, in that
Waltham. county, before St. Peter ad Vincula next.

June 20 The like to the sheriff of Wilts for the forest of Savernake, in that county,
Berwick-on- before All Saints next.
Tweed.

Oct. 27. The like to the same sheriff for the forest of Chute, in the same county,
Berwick-on- before Christmas next.
Tweed.

The like to the sheriff of Southampton for the same forest.

April 12. Andrew Pynnere, merchant of Coventry, acknowledges that he owes to
Waltham. Robert Albyn of Hemelamstede 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John de Frenyngham acknowledges that he owes to Bartholomew de Burgherssh 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment: acknowledged by John de Pykeryng, clerk, Bartholomew's attorney.

— Petronilla de Kersebrok puts in her place Henry de Ingelby and Richard
— de Tharlesthorp, to defend (*sic*) the execution of a recognisance for 8*l.* made to her in chancery by Roger de Chartres.

Enrolment of general release by John Knopwed of London, mercer, to Hervey le Clerk of Terlyng. Witnesses: John de Horwod, John Herewardstok, Robert Semor, John Besevill, Thomas le Pentrer. Dated at London on Saturday the eve of Easter, 10 Edward III.

Enrolment of indenture testifying that whereas Hervey le Clerk of Terlyng is bound to John Knopwed of London, mercer, in 32*l.* sterling, by a recognisance made on 9 April, 10 Edward III. to be paid at Michaelmas next, yet John grants that if Hervey shall pay 16*l.* sterling to him in the city of London in the church of St. Thomas Acon, at certain terms, then the said recognisance shall be void. Dated at London on Thursday after St. Ambrose, 10 Edward III.

Memorandum, that both John and Hervey came into chancery at London on 10 April, and John acknowledged the preceding letters, and Hervey acknowledged the preceding indenture.

1336.

Membrane 34d—cont.

April 8. To the justices of the Bench. Notification that Bartholomew le Foulere
Waltham Holy Cross. of Enefeld came before the king on Monday after St. Ambrose last and sought to replevy his land in Enefeld, which was taken into the king's hands on account of his default before those justices against Thomas son of Bartholomew de Honylane.

April 9. To the sheriff of Bedford and Buckingham. Order, upon sight of these
Waltham Holy Cross. presents, to cause proclamation to be made in the town of Bedford and elsewhere that no one, under pain of forfeiture, shall tourney, joust, &c. without the king's special order, and if any shall presume to do so after this proclamation, then the sheriff shall cause him to be arrested without delay with his horses, armour, and other things and kept in prison until further order, remitting to the king the names of those so arrested. By K.

April 7. To the treasurer and barons of the exchequer. Order to cause Giles de
Waltham Holy Cross. Badelesmere, who is about to set out in the king's service, to have respite until Michaelmas next for all the debts which are exacted from him.

The like to the treasurer and barons of the exchequer, Dublin. By p.s.

April 4. To the sheriff of Southampton. Although lately by reason of a recog-
The Tower. nissance for 56*l.* 13*s.* 4*d.* made in chancery to William Trenchant by John de Bradele, which John ought to have paid to William at certain terms now past, and which he has not yet paid, as is said, the king ordered the sheriff by writ to cause all John's chattels to the value of 56*l.* 13*s.* 4*d.*, except the oxen and cattle of his plough, by reasonable appraisement made in John's presence, if he chose to attend, to be delivered to William or his attorney; and if those chattels were not sufficient for the said value, then to cause those chattels of less value, by reasonable appraisement, and a moiety of John's land in that bailiwick, by the extent thereof made in the sheriff's presence, to be delivered to William or his attorney to hold as his free tenement until the said debt should be levied thereof; but because John has shown in chancery a letter of acquittance for that debt, under William's seal, whereby he asserts that he paid the debt to William and has besought the king to provide a remedy, the king orders the sheriff to make known to William that he shall be in chancery on the morrow of the Ascension next, which day the king has given to John upon this, to do and receive what the king's court shall determine; and because John has found before the king in chancery John de Aulton of that county, Adam de Bury of London and William de Cornub[ia] of London, his mainperners, who undertook for John to answer to William at the said day for the said 56*l.* 13*s.* 4*d.*, unless John shall then show that he ought to be acquitted thereof, the king orders the sheriff to supersede in the meantime the execution of the king's writ by the aforesaid mainprise.

April 11. Idonia, daughter of Thomas Berkyng, late the wife of John de
Waltham. Hyngeston, goldsmith (*orfu*), acknowledges that she owes to Thomas de Morle, clerk, 40*l.*; to be levied, in default of payment, of her lands and chattels in the city of London.

April 12. Laurence le Mees, burgess of Southampton, acknowledges that he owes
Haveryng atte Bower. to John Godhyne of Marleberge, merchant, 360 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

MEMBRANE 33d.

April 15. To the treasurer and barons of the exchequer. Order to cause the sheriff
The Tower. of Bedford and Edward, son and heir of Robert de Kendale to be discharged of 2*s.* yearly at which the liberties of the manor of Wrestlyngworth

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Membrane 33d—cont.

were extended before the justices in eyre in co. Bedford, from 20 March last, on which day the king ordered the sheriff to cause the said liberties to be replevied to Edward by a certain mainprise [*as at page 659 above*].

April 8.
Waltham.

To the sheriff of Southampton. Order to cause a third part of all the goods and chattels which belonged to Hugh de Sancto Johanne to be delivered to Mirabilla, late Hugh's wife, by certain security according to their appraisement if the said goods have not been delivered to John de Aulton, Nicholas Venuz and Adam de Ches, executors of Hugh's will, notwithstanding the king's order to deliver all the said goods and chattels to these executors, as at the suit of the executors, showing that the goods and chattels had been taken into the king's hands by his order for certain debts and accounts in which Hugh was bound to him, and were appraised by the sheriff and the price returned at the exchequer, and beseeching the king to order those goods and chattels to be delivered to them by the security of answering to him for the said debts and accounts or for the said price, the king ordered the sheriff to deliver the said goods and chattels to the executors by a certain mainprise which they found in chancery to answer to him for the said debts and accounts as far as they would suffice, for making the execution of Hugh's will; and now Mirabilla has besought the king, by her petition before him and his council, to order a reasonable part of the said goods and chattels to be delivered to her in aid of her maintenance and that of her children, and the king has had compassion on her estate, and she has found certain mainpernors before the king in chancery, to wit: William Fraunk, knight, of co. Lincoln; Thomas de Aspale of co. Kent, John de Hegham of co. Northampton and John Wynnyod of co. Southampton, who have undertaken for her to answer to the king for the price of the said third part of those goods in aid of the payment of the said debts and arrears which shall be owing to him by rendering the said accounts.

By C.

Cancelled because the writ was surrendered.

April 16.
The Tower.

To the treasurer and barons of the exchequer, Dublin. Order to cause Elizabeth de Burgo, sister and co-heir of Gilbert de Clare, earl of Gloucester and lord of the liberty of Kilkenny in Ireland, to have respite until Christmas next for all the debts which Gilbert owed at the exchequer at his death and which are exacted from her by reason of the lands which she holds in her purparty of those which belonged to Gilbert, and to cause her to be released from all distrainments made for that reason, as the king being lately informed that divers goods and chattels which belonged to Gilbert were taken into the late king's hands for debts which Gilbert owed to him, and although they were sufficient for the payment of the debts, yet the greater part thereof was eloigned out of the late king's hands by certain men of those parts who occupied them, so that the debts could not be levied therefrom as they ought, wherefore the king ordered the treasurer and barons to take full information upon the premises by inspection of the rolls and memoranda of the exchequer and by inquisition, if necessary, and to inform him of what they should find thereupon, and he granted Elizabeth the said respite.

By C.

April 8.
Waltham Holy
Cross.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Conon, prior of St. Andrew's, Northampton, who is going to his chapter general at the priory of St. Mary, La Charité (*Caritatis*), for certain affairs of his house, to cross from that port with his horses and equipments and 40 marks for his expenses and those of his household.

April 9.
Waltham.

To the abbot and convent of St. Augustine's, Canterbury. Request to admit Master John de la Marche, cook of queen Philippa, who has long and

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Membrane 33d—cont.

faithfully served the king and queen, to that house, and to cause such maintenance to be administered to him as John de Geysham, deceased, had there at the request of Edward I.

By K.

April 11.
Waltham Holy
Cross.

To the sheriff of Cornwall. Whereas John, earl of Cornwall, the king's brother, is bound in no small sums of money to divers men and creditors on account of the excessive expenses which he incurred in the wars of Scotland, the king has granted to him the stampage of 400 'miliaria' of tin in that county, and also that he shall be admitted to buy such tin by the buyers of the same before all others, so that he pay as much for the tin as others shall wish to pay for it; the king orders the sheriff to cause this grant to be publicly proclaimed throughout that bailiwick, causing it to be made known to the buyers that it is not the king's intention by this grant to prejudice the said selling in future times. [*Federa.*]

To Philip king of France. Whereas in the agreement upon the restitution of things occupied, lately made between the said kings, it is provided that if doubt arises between the commissioners of the kings upon such restitution, then the doubt shall be referred to the parliament of France, the court of the six peers (*sey paribus*) being at least provided, and now the king has learned that doubt has arisen upon the restitution of the lands of Blanquefort (*Blancaforti*), Virmis and Lurano between the said commissioners, to wit, that the commissioners of Philip refuse to consent to the restitution of those lands to the count of Armagnac (*Arminiaco*) who obtained possession thereof before they were occupied by the people of the king of France, and although the king's commissioners referred that doubt to Philip's court according to the form of the aforesaid agreement, to be discussed in parliament, yet the seneschal of Agen and others of Philip's ministers of those parts, unjustly press and importune that they may deprive Almaric de Duro Forti of the said lands, the said doubt being undiscussed, the king therefore requests Philip to order justice to be done upon the premises according to the form of the aforesaid agreement, or to reserve decision concerning that affair until the coming of the envoys whom the king intends to send to him. [*Ibid.*]

April 16.
The Tower.

To John de Norwico, admiral of the fleet of all the ships of Great Yarmouth, and of all the ports and other places from the mouth of the Thames towards the north. Order to cause a ship of John Baume, called '*La Rose*' of Lynn, of which John de Brancastr[ia] is master, to be dearrested, permitting the master and mariners of the ship to cross with it to Norway, if Thomas de Melcheburn and William his brother shall find sufficient security to have it at the port of Bishops Lynn at Whitsuntide next, ready to set out in the king's service, as Thomas and William have besought the king to order that ship to be dearrested, as they freighted it in the port of Bishops Lynn long before his orders to arrest such ships emanated, to take it to Norway to buy hard fish and other victuals there and to bring them to England for the maintenance of the king and his lieges, and the ship was afterwards found at the said port and was there arrested by virtue of the said orders and is in John's custody.

Walter Walsh, clerk, puts in his place Thomas de Cotyngham the younger to prosecute the execution of a recognisance for 300*l.*, made to him in chancery by John Pecche, lord of Hampton, in Arden.

Enrolment of deed of obligation by Thomas de Cokefeld, son of Benedict de Cokefeld, knight, to Walter de Cokefeld, his brother, of a rent of 5 marks, and a robe of the price of 20*s.*, or 20*s.* for the said robe, for his service, to be paid to Walter for life; the said 5 marks and robe, or the price thereof, to be taken in the manor of Lalleford. Witnesses: John Gernoun, Thomas

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Membrane 33d—cont.

Hardyng, John Herekyn, Stephen atte Mont, and John le Aeghe of Manitre, chaplain. Dated at Lalleford on Saturday before the Assumption, 9 Edward III.

Memorandum, that Thomas came into chancery at the church of the Friars Preachers, London, on 23 April and acknowledged the preceding deed.

April 24.
Guildford.

Palmerus, parson of Middleton church, diocese of Lincoln, acknowledges that he owes to James Francisci, parson of Ivynghe church, of the same diocese, 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Edmund de Coventre of London acknowledges that he owes to Henry de Edenestow, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

MEMBRANE 32d.

April 15.
The Tower.

Alice, late the wife of George du Chastel, knight, George, son of George du Chastel, and Roger du Chastel, parson of Crundale church, diocese of Canterbury, acknowledge that they owe to Simon de Egemere, citizen of London, 20*l.*; to be levied, in default of payment, of their lands and chattels and Roger's ecclesiastical goods in co. Warwick.

April 16.
The Tower.

Benedict Spichefat of St. Albans acknowledges that he owes to William Purser of St. Albans, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Edmund de Bohun, knight, acknowledges that he owes to John de Oxenford, citizen and vintner of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Enrolment of grant by Edmund de Boun, knight, to John de Oxenford, citizen and vintner of London, of all his manor of Cristeshale and all his manor of Elmedone, and a certain wood called 'Lechenardesgrof' and Loteswenden, co. Essex. Reginald de Conductu being then mayor of London, John de Hyngeston and Walter Turk, then sheriffs of London. Witnesses: Richard de Rothing, Walter Neal, Roger de Depham, Michael Miniot, William le Gauger, William le Coroner, John de Cressingham, citizens of London, John Amys, clerk. Dated at London on Wednesday after St. Dunstan, to wit 24 May, 9 Edward III.

Memorandum, that Edmund came into chancery at the church of the Friars Preachers, London, on 16 April, and acknowledged the preceding charter.

Enrolment of release by Edmund de Bohun, knight, to John de Oxenford, citizen and vintner of London, and to his heirs of all his right and claim in the manors of Cristeshale and Elmedone, and in the wood called 'Lechenardesgrof' in Loteswendene, co. Essex. Reginald de Conductu being mayor of London, Ralph de Upton and Walter de Mordene being sheriffs of London. Witnesses: Henry Darcy, John Hauteyn, Richard de Rothynge, Walter Thurk, Walter Neel, Michael Mynot, William le Gauger, John de Cressingham, John Hardel. Dated at London on 16 April, 10 Edward III.

Memorandum, that Edmund came into chancery at the church of the Friars Preachers, London, on 16 April, and acknowledged the preceding deed.

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April 6.
Waltham.*Membrane 32d—cont.*

To the justices of the Bench. Order to continue the plea which is pending between R. bishop of Durham and the king before them, as to whether the bishop shall permit the king to present a fit person to the church of Symondburn, which the bishop claims to hold for his own use by royal charters and apostolic bulls, in the same state in which it now is, until the quinzaine of Michaelmas next, as lately at the bishop's supplication the king ordered the justices to continue that plea until the octaves of the Purification last past and from those octaves until the quinzaine of Easter next, so that he might cause himself to be further informed in the premises, and the bishop has besought the king to cause this to be done, and the king is not yet fully informed. By K.

Enrolment of release by William de Bumpsted, son and heir of Sir William de Bumpsted, knight, of co. Essex, to Sir Thomas Clench, rector of Bridebrok church, diocese of London, and to Michael Clench his brother, citizen and fishmonger of London, and to Michael's heirs and assigns, of all his right and claim in the manor of Stepelbumpsted, co. Essex, with all its appurtenances, which Thomas and Michael hold by the gift and grant of Sir Philip de Lyle, rector of Cavendissh church, diocese of Norwich, which manor formerly belonged to the said Sir William de Bumpstede. Witnesses: Sir Robert Bousser, Sir John de Wauton, Sir John de Liston, knights, Robert Gedeworth, Henry Darcy, John de Starbourn, Walter Greneville, William Lenglis, William Serjaunt, John de Geldyngton, Robert Hicche, John Roylee. Dated at Stepelbumpstede on 10 April, 10 Edward III.

Memorandum, that William came into chancery at the church of the New Temple, London, on 18 April, and acknowledged the preceding deed.

April 20.
Guildford.

Brother William de Rous, master of the hospital of St. Bartholomew, Smithfield, London, acknowledges for himself and the brethren of that hospital, that they owe to John de Oxenford, citizen and vintner of London, 160*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in the city of London.

Cancelled on payment.

Agnes, late the wife of John Heyron, acknowledges that she owes to John de Wodehous, clerk, 22*s.* 4*d.*; to be levied, in default of payment, of her lands and chattels in co. Middlesex.

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William Knight, vicar of Patrikesbourn church, puts in his place John de Scarle, clerk, to prosecute the execution of a recognisance for 54*l.* made to William in chancery by William de Cheyne, knight.

April 5.
Waltham.

To the treasurer and barons of the exchequer. Order to cause John de Denton of Newcastle-upon-Tyne and Richard de Acton, collectors of the customs in the port of Newcastle, to have respite until the quinzaine of Michaelmas next for rendering their account at the exchequer, because they are engaged upon the king's affairs in Northumberland. By K.

Enrolment of deed testifying that whereas the king in the 10th year of his reign, assigned in chancery the castle and manor of Kynebauton, co. Huntynghdon, and the manor of Aumondesham, co. Buckingham, and the manors of Wrytele, Boyton and Depeden, co. Sussex (*sic*), to the sum of 380*l.*, for all the third part touching Margaret, late the wife of John de Bohun, earl of Hereford and Essex, as her dower after the earl's death, of his lands, except the knight's fees and advowsons, and the said castle and manors exceed the sum of 380*l.* yearly by 22*l.* 10*s.* 6½*d.*, as appears in chancery; Margaret has granted to Sir Humphrey de Bohun, earl of Hereford and

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Membrane 32d—cont.

Essex, his heirs and assigns, the said 22*l.* 10*s.* 6½*d.*, to be received yearly from her manor of Depeden, co. Essex, for her life. Dated at London on Thursday the feast of St. Mark the Evangelist, 10 Edward III.

Memorandum, that Margaret came into chancery at the chapel of the New Temple, London, on 26 April, and acknowledged the preceding deed.

MEMBRANE 31d.

April 29. Thomas de Herewold, citizen and pepperer of London, acknowledges that Guildford. he owes to Henry, bishop of Lincoln, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—Master Robert de Stretford received the acknowledgment.

May 1. Thomas de Swanlond of London, citizen, acknowledges that he owes to Westminister. Robert de Lysle, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Richard son of William son of Petronilla, William Fynch, vicar of the church of Donyngton in Holand, Simon de Thrikyngham, chaplain, and John Gisorz of Boston, chaplain, executors of the will of John son of Richard son of Petronilla of Boston, put in their place Henry de Ingelby, clerk, to prosecute the execution of a recognisance for 40*l.* made to the said John son of Richard in chancery by Robert son of Roger de Thorleby-juxta-Brunne.

May 2. Margaret, late the wife of Geoffrey de Cornub[ia] acknowledges that she Westminister. owes to Thedisius de Falchinello, merchant, 80*l.*; to be levied, in default of payment, of her lands and chattels in co. Salop.

Cancelled on payment.

May 3. Austorgius, prior of Lenton, acknowledges for himself and convent that Westminister. they owe to Bindus Gile of Florence, 164*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Nottingham.

Cancelled on payment.

William de Sharesull, acknowledges that he owes to John de Molyns, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

May 4. John Latymer, son and heir of John Latymer, knight, acknowledges that Westminister. he owes to Peter de Sancto Johanne, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Arnald le Sauvage, of co. Kent, knight, acknowledges that he owes to John de Watton, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Enrolment of indenture testifying that whereas Arnald le Sauvage of co. Kent, knight, made the preceding recognisance to John de Watton, citizen of London, John grants that if Arnald shall pay 40*l.* at the same terms to him or his attorney, then the recognisance shall be void, but if not, it shall remain in force. Dated at London on Saturday after the Invention of the Cross, 10 Edward III. *French.*

Memorandum, that the aforesaid parties came into chancery at Westminster on 4 May and acknowledged the preceding indenture.

May 4. Thomas de Aspale acknowledges that he owes to William Trussel of Westminister. Cubblesdon, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment; 50*l.* acknowledged by Oliver de Burdegala, William's attorney.

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Membrane 31d—cont.

May 3. To the sheriff of York. Order upon sight of these presents to cause proclamation to be made in the city of York and elsewhere in that bailiwick, that no one, under pain of forfeiture, shall take any timber or planks (*bordas*) fit for making ships out of the kingdom without the king's special order; and if the sheriff shall find anyone doing this after the said proclamation, he shall cause the timber and planks to be seized into the king's hands without delay and safely kept until further orders, informing the king of names of those who have infringed the said order. By K.

[*Fædera.*]The like to all the sheriffs of England. [*Ibid.*]

May 3. To the treasurer and barons of the exchequer. Order to receive Elias de Waddeworth as the attorney of John de Wroxhale, late sheriff of Somerset and Dorset, to render his account, as he is engaged upon the king's affairs. By K.

May 3. To the same. Order to cause James le Botiller, earl of Ormond, to have respite, until Easter next, for all debts and reliefs which he owes at the exchequer. By K.

May 4. To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Robert, abbot of Whalley, who is about to set out to the Roman court by the king's licence, to cross from that port with his men, horses and equipments, and 40 marks for his expenses. By K.

May 2. To the treasurer and barons of the exchequer. Order to cause the tenants of the lands which belonged to John de la Beche, late sheriff of Southampton, to have respite until Michaelmas next of 12s. 7½d., remaining of the ferm for the profit of that county, and for 75s. 2½d. of the remainder of the account of the Isle of Wight, for the time when John was sheriff, and for 120l. by which he made fine with the king for the marriage of Andrew, son and heir of Andrew de Sakevill, and for 32l. 5s. 1½d. of the remainder of the account of the said John and Ralph de Beresford, late keepers of the bishopric of Winchester, unless the king orders otherwise, and to release the tenants in the mean time from any distraint made for that cause. By K.

The like to the sheriff of Southampton in favour of the same tenants.

May 4. To the sheriff of York. Order upon sight of these presents to cause proclamation to be made throughout that bailiwick, that no one, under pain of forfeiture, shall make tourneys, jousts, etc. without the king's special order, and if any one does so after the proclamation, the sheriff shall cause him to be arrested without delay, with his horses, armour and other things, and kept safely in prison until further orders, and to inform the king of the names of those so taken, and their horses and armour, and to cause proclamation to be made that no knight or other man-at-arms shall cross to parts beyond the seas without licence, under pain of forfeiture, because the king has learned that the Scots intend to rise against him, the truce being finished, and he has sent divers magnates and other lieges to Scotland to stay there for some time for that cause, and he has learned that divers men-at-arms of that county, knights and others, are preparing to make tourneys, etc., in that county. By K. and C.

[*Fædera.*]The like to all the sheriffs of England. [*Ibid.*]

May 9. John de Goldyngton, knight, acknowledges that he owes to Edmund de Grymesby, clerk, 60l., to be levied, in default of payment, of his lands and chattels in co. Essex.—Henry de Edenstowe received the acknowledgment.

1336.

Membrane 31d—cont.

John de Droknesford, William Garnoun, Benedict de Ditton, Alexander de Betoigne, John de Goldyngham, Bartholomew Palfreman, Nicholas de Ruly, Gilbert de Theyden and John le Wrichte of Affebrygg, acknowledge that they owe to Queen Philippa 450*l.*, to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment, acknowledged by William de Kirkeby, the queen's attorney.

John de Esthall the elder, one of the tenants of the lands which belonged to William de Cheyne, knight, puts in his place John de Oxon[ia] to defend the execution of a recognisance for 54*l.*, made by William in chancery to William le Knyght, vicar of Patrikesbourne church.

Asselin Simonetti, merchant of Lucca, puts in his place William de Newenham and John de Scarle, clerks, to prosecute the execution of certain recognisances made to Asselin in chancery by certain persons and to defend the execution of certain recognisances made by Asselin in chancery to certain persons.

May 24.
Woodstock.

William Trussel acknowledges that he owes to the king 100*l.*, to be levied, in default of payment, of his lands and chattels in co. Stafford.—The chancellor received the acknowledgment.

MEMBRANE 30d.

Peter de Eketon and Isabella his wife, tenants of the lands which belonged to John son of Edmund de Nastok, put in their place Theobald Portejoie and Robert de Roderham to defend the execution of a recognisance for 40*l.* made by John in chancery to John de Woteryngbury.

Enrolment of acknowledgment of receipt by Roger de Ebor[aco] from Sir William de Clyf, clerk, of 40*s.* 20*d.* of silver, in which William was bound to him, and also of 20 quarters of barley in which William was bound to him by his deed. Dated at London on 26 April, 10 Edward III.

Joan, late the wife of Thomas son of Robert Dod of Faversham, and John son of the same Thomas, executors of Thomas's will, put in their place Henry de Ingelby and John de Herleston to prosecute the execution of a recognisance for 50*l.* made to Thomas in chancery in the 5th year of the king's reign, by Henry de Valoynes, knight, Stephen de la Dane and Robert de Selegrove.

The same executors put in their place the same Henry and John to prosecute the execution of a recognisance of 40 marks made to Thomas in the 6th year of the king's reign by Henry son of Waresius de Valoynes, knight.

Enrolment of grant by Henry Whissh to John de Toppesfeld, citizen and goldsmith of London, and to Cristina his wife, of a messuage in Fridaistrete, London, which Thomas de Walepol, formerly citizen and goldsmith of London, held for life by the king's grant, and which the king granted to Henry after Thomas's death; which messuage is situated in breadth between the lane called 'Dystaflane' on the north and the tenement of John de Toppesfeld on the south, and extends in length from the highway of Fridaistrete towards the east, to the tenement of Richard de Kestevene towards the west, to be held by John and Cristina and John's heirs and assigns, of the king and his heirs. For this gift and grant John and Cristina have given to Henry a certain sum of money in a wallet. Reginald de Conductu being mayor of London: Ralph de Uptone and Walter de Mordon, sheriffs; Andrew Aubrey, alderman of that ward. Witnesses: John de

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Membrane 30d—cont.

Tisfold, Adam Brabazon, Hamo le Barker, William de Cheiham, John de Godestan, Osbert de Bray, Thomas de Westm[onasterio], John de Luda clerk. Dated at London on Monday the feast of St. John *ante portam Latinam*, 10 Edward III.

Memorandum, that Henry came into chancery at the chapel of the New Temple, London, on 7 May, and acknowledged the preceding deed.

May 7.
Windsor.

John atte Gate acknowledges that he owes to William de Wytresham, 150*l.*, to be levied, in default of payment, of his lands and chattels in co. Kent.

William de Wytresham acknowledges that he owes to John atte Gate, 150*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John atte Gate acknowledges that he owes to Margaret, late the wife of Edmund de Passele, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Brother James de Cusancia, prior of St. Mary's, Tifford, acknowledges for himself and convent that they owe to William Cosyn, citizen of London, 82*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Norfolk.

Cancelled on payment; acknowledged by William Cosyn, executor of the will of William Cosyn.

May 7.
Windsor.

John de Pulteneye, citizen of London, acknowledges that he owes to Henry, bishop of Lincoln, 180*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Thomas son of Nicholas Frembaud acknowledges that he owes to Thomas de Chetyndon, citizen of London, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

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John de Hales and Thomas Kee, executors of the will of Thomas de Hales, as is said, put in their place Henry de Walkeryngham and Richard de Wath, to prosecute the execution of a recognisance for 16*l.* made to Thomas in chancery by Robert de Wedon, parson of a moiety of Isham church.

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John de Weston of London, 'draper,' puts in his place Henry de Ingelby and Richard de Tharlesthorp, clerks, to prosecute the execution of a recognisance for 60*l.* made to him in chancery by David de Strabolgi, earl of Athol.

May 11.
Windsor.

Brother Alexander, prior of St. Swithin's, Winchester, acknowledges for himself and convent that they owe to Ascelin Simonetti of Lucca, merchant, 1,000*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.—Robert de Kelsey, clerk, received the acknowledgment by writ.

May 10.
Windsor.

William de Pershore, parson of Mechyng church, diocese of Chichester, acknowledges that he owes to Thomas de Evesham, clerk, 15*l.* 8*s.* 9*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Sussex.

Cancelled on payment.

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John de Wrotham, citizen of London, puts in his place Theobald Polayn and John de Scarle, clerk, to prosecute the execution of a recognisance for 60*l.* made to him in chancery by Thomas Tony of Sydingburn.

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Cristina wife of Michael le Taillor of Appelby, one of the kin and co-heirs of John atte Crokedayk, tenant in chief of the late king, puts in her place David de Wullore to seek and receive in chancery her purparty of all the lands which William Engleis and Isabella his wife, now deceased,

1336.

Membrane 30d—cont.

and formerly the wife of Alexander de Crokedayk, John's uncle, whose heir he is, held in Isabella's dower of the inheritance of John, by the partition thereof made between Cristiana and the other parceners.—Robert Parnyng received the attornment by writ.

May 16.
Windsor.

John de Burgo, vicar of Swarby church, acknowledges that he owes to Master John de Langetoft, 50 marks, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

May 12.
Windsor.

John de la Ryvere, knight, acknowledges that he owes to John de Hegham of Northampton, 80*l.*, to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

Enrolment of grant by John de la Ryvere, knight, to John de Hegham of a rent of 20 marks yearly to be received from his manor of Wormphale, co. Bokyngham, to be held for the term of the lives of John, Nicholas, William, Edmund and Henry, sons of John de Hegham, and for the life of him who lives the longest. Dated at London on Sunday after the Ascension, 10 Edward III. *French.*

Enrolment of indenture testifying that whereas Sir John de la Ryvere, knight, is indebted to John de Hegham in a rent of 20 marks as aforesaid; John grants that if John de la Ryvere advances his sons to a preferment, to wit, a parsonage of the value of 20*l.* yearly, then after such advancement, 53*s.* 4*d.* of the said rent of 20 marks shall cease for each of those who are so advanced, and the said deed shall be void for so much. Dated at London on Sunday after the Ascension, 10 Edward III. *French.*

Memorandum, that both John de la Ryvere and John de Hegham came into chancery at the chapel of the New Temple, London, and acknowledged the preceding deed and indenture.

May 18.
Windsor.

Adam Cole, citizen and merchant of Salisbury, acknowledges that he owes to John Godhyne of Marlebergh, merchant, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

MEMBRANE 29d.

May 11.
Windsor.

Thomas Bulfote, 'messenger,' is sent to the abbot and convent of Stonleye, co. Warwick, to receive such maintenance from them in that house as Richard de Morton, deceased, had there at the late king's order.

By p.s. [9590.]

May 8.
Windsor.

To the mayor, aldermen and community of the city of London. Order, upon sight of these presents, to cause four merchants of that city to be elected and sent to Oxford, to be there before the king or others of his council deputed for this, on the morrow of Trinity next, to hear the king's affairs and further to do what shall be ordained thereupon by the council.

By. K.

The like to the mayors, bailiffs or lawful men of the following towns, '*mutatis mutandis*,' to wit:

Lincoln.	Boston.	Canterbury.
Salisbury.	Shrewsbury.	Maydestan.
Winchester.	Marlebergh.	Southampton.
Norwich.	Bristol.	Hereford.
Bishop's Lynn.	Gloucester.	Chichester.
Ipswich.	Northampton.	Sandwich.
Great Yarmouth.	Oxford.	Rochester.
Likewise to John Godhyn.		

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*Membrane 29d—cont.*April 18.
Guildford.

To the mayor and sheriffs of London. Order, upon sight of these presents, to cause proclamation to be made in that city and its suburbs, that the money of half-pennies and farthings made at the exchange of London shall be received in payment from all who wish to pay therein, as in the parliament held at York on the morrow of the Ascension last it was agreed that such money should be made at the said exchange for the easement of the people, wherefore the king ordered John de Wyndesore, keeper of the said exchange and of the exchange of Canterbury, to cause such money to be made.

By C.

[*Fœdera.*]May 4.
Westminster.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to audit the account of William de la Pole for divers sums of money paid by him to divers men and for costs and expenses incurred by him for the king, without obtaining a warrant therefor, and to cause competent payment to be made to him of what shall be found to be due to him or to cause him to have an assignment in a competent place, and to inform the king in case such payment or assignment cannot be made, so that what is just may be done, as William has besought the king to order his account to be audited, as he incurred the said expenses at the order of the treasurer and chancellor and certain others of the king's ministers.

By K. and C.

May 8.
Windsor.

To the sheriff of York. Order, upon sight of these presents, to cause proclamation to be made in the city of York and elsewhere in that bailiwick that no one shall take any kind of victuals or armour out of the realm to the king's enemies without special licence, under pain of forfeiture; and if any are found doing this after the proclamation, to cause the said victuals and armour to be seized into the king's hands without delay and safely kept until further orders.

By K.

The like to all the sheriffs of England.

May 8.
Westminster.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. The prior of Lanthon Prima in Wales has shown the king by his petition that whereas the king lately recovered the presentation to the church of Artath in Ireland before the justices of the Bench of Ireland, against the then prior of Lanthon, and afterwards at the suit of the present prior, asserting that an error had intervened in the record and process of that suit and in the rendering of judgment, the king caused the record and process to come before him, and although the judgment is annulled by consideration of the king's court on account of certain errors in the record and process pointed out (*assignatos*) by the present prior, who has often requested the justices to order the execution of the consideration of the annulling of that judgment to be made, yet the justices have hitherto delayed to order this, whereupon the prior has besought the king to provide a remedy; the king therefore orders the justices to cause such execution to be made according to the law and custom of the realm, notwithstanding that judgment was rendered for him and that the premises touch him, if the judgment is annulled, as is said.

By pet. of C.

May 6.
Windsor.

To the collectors of the old and new customs in the port of Kyngeston-upon-Hull. Order to supersede the exaction made upon Arnald de Camperyan of Dover for the custom due to the king by foreign and alien merchants on their goods brought into the realm, until discussion has been taken thereupon and until further orders, provided that Arnald shall pay any customs due on his merchandise, as other barons of the town of Dover paid within the realm, if he is bound thereto, as he has besought the king to provide for his indemnity, as although he is a baron of the said town and holds lands there both by hereditary right and by acquisition, and contributes to all things and expenses touching the said town with the other

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Membrane 29d—cont.

barons, as may fully appear by the letters patent of the mayor and barons of that community under their seal shown before the king in chancery, yet the collectors exact the custom from him of his goods and merchandise which he caused to be brought into the realm, as a foreign merchant; and it has not yet been discussed whether he ought to be charged in this respect.

By C.

May 8.
Sheen.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Wellebek, who is going to his chapter general at Premontr , to cross from that port with 20 marks for his expenses and those of his household.

By K.

To the same. Order to permit the prior of Neuewent, who is going to parts beyond the sea by the king's licence, to cross from that port with 10 marks for his expenses and those of his household.

By C.

May 8.
Windsor.

To John Dyn* and John de Hemenhale. Whereas the king lately appointed them to seek and receive the fifteenth and tenth granted to him by the luty in the last parliament at Westminster, in co. Essex, and to answer therefor at the exchequer at certain days about to come, as is fully contained in the king's letters patent, and the king ordered the abbot of Waltham Holy Cross, whom he appointed to receive their oath to well and faithfully execute everything contained in the said letters, and to deliver to them the other part of an indenture containing the total sums of the fifteenth and tenth to be levied on each township in the county, to deliver the said part of the indenture to them, having received the said oath, so that they might seek and receive the sums from every township according to the form of the king's letters patent; the king therefore orders John and John, upon sight of these presents, to go in person to the abbot and proffer their oath there, receiving the said part of that indenture from him, and further to do in the premises what is to be done in accordance with the tenor of their commission.

By K.

May 15.
Wallingford.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Stonleye, who is about to set out to his chapter-general at Cîteaux, to cross from that port with his horses and equipments and 20*l.* for his expenses and those of his household.

By K.

May 16.
Windsor.

To the same. Order to permit brother William de Sancto Stephano, brother William de Bello Monte and brother John de Ponte Episcopi, monks of the abbey of Bec Herlewin, who have been staying in England and are about to set out to their abbey by the order of the abbot of Bec Herlewin, their superior, to cross from that port with their reasonable expenses.

By K.

May 3.
Westminster.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. William de Baiocis, son and heir of John de Baiocis and of Joan his wife, has shown the king by judgment in a suit that whereas at the suit of William by his petition before the king and his council showing that Thomas de Baiocis had granted by his charter 12 messuages 24 bovates of land, and 24 acres of meadow in Helperby to the said John and Joan, and the heirs of their bodies, and William had afterwards entered those tenements as their son and heir, and continued in seisin thereof until John de Louther, late escheator in co. York, pretending that he had an elder brother named Bogo, who was outlawed, seized these tenements into the king's hands and unjustly amoved him therefrom, and William beseeching

* Written over an erasure.

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Membrane 29d—cont.

the king to provide a remedy, the king sent that petition to the justices *sub pede sigilli*, ordering them to view the petition and to hear William's plaint, having called before them the king's serjeants and others who ought to be called, and hearing the reasons thereupon, to cause the complement of justice to be done to William upon the contents of the petition; and although by an inquisition taken in the suit which is before them between the king and William upon the premises it is found that Thomas enfeoffed John and Joan of those tenements as aforesaid, and that they were seised thereof for life, and that William is their son and heir, and William has proved Bogo's death before the king, yet the justices have hitherto delayed to proceed to render justice to William in this respect, whereupon he has besought the king to provide a remedy; and because it seemed to the council in the last parliament that the death of Bogo was sufficiently proved, the tenor of the record and process of the said suit being viewed and examined before the king in chancery, the king orders the justices to proceed to render judgment in that suit, notwithstanding that the said tenements are in his hands, and notwithstanding his writ directing them not to proceed to judgment in that suit without consulting him. By pet. of C.

Richard Talbot puts in his place William Phisyk to prosecute the execution of a recognisance for 100*l.* made to him in chancery by William de Bohun.—James de Wodestok received the attornment by writ.

June 1.
Woodstock.

Gilbert Chasteleyn acknowledges that he owes to Thomas de Poleye and Gerard de Seckyndon and Henry Burdet, executors of the will of Robert Burdet, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

MEMBRANE 28d.

June 1.
Woodstock.

To John de Pulteneye. Order to be at Northampton in person on Friday after Midsummer next, to treat before the king and his council upon certain arduous affairs together with others of the council, and to give his counsel and advice thereon.

By K.

[*Rep. on Dignity of a Peer*, iv. p. 458.]

The like to 106 others. [*Ibid.*]

June 8.
Newcastle-on-Tyne.

To Ralph de Nevill, Geoffrey le Scrop, Richard de Aldeburgh and Thomas de Heppescotes, justices in eyre for pleas of the Forest in co. York. Order to continue their eyre and all the pleas and other things touching it, in the same state in which they now are, until the quinzaine of Michaelmas next.

By K.

June 3.
Woodstock.

To Robert Parnyng, the king's serjeant. Order to be in person at Northampton on Friday after Midsummer next before the king or those of the council whom he shall depute, to hear certain things nearly touching the king and to give counsel and advice thereon, and further to do as he shall be enjoined on the king's behalf.

By C.

The like to Simon de Trewydesha.

June 6.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause Anthony de Lucy, who is staying in Scotland on the king's service, to have respite until Easter next, unless the king orders otherwise, for all the debts which he owes to the king and for the accounts which he is bound to render.

By K.

June 5.
Woodstock.

To the same. Order to admit John de Hungreford and Gilbert de Rokebourne as the attorneys of Hildebrand de London, late sheriff of Somerset and Dorset, to render his account at the exchequer at York on the octaves of Midsummer next, as he is engaged upon the king's affairs.

By K.

1336.

*Membrane 23d—cont.*June 8.
Woodstock.

To the prior of Holy Trinity, Norwich. Whereas the king lately appointed Roger de Kerdeston and Simon de Hedersete to seek and receive the fifteenth and tenth in co. Norfolk, granted by the laity in the last parliament at Westminster, and to answer therefore to the king at certain days about to come, and the king ordered the prior to take the oath of Roger and Simon to fulfil all the contents of his letters patent, and to deliver to them a part of an indenture containing the total sums levied in that county, touching all the townships of the county; and now, because Roger and Simon are detained by such grave infirmities that they cannot attend to the execution of the premises, the king has appointed in their place Constantine de Mortuo Mari and John de Hedersete to fulfil the premises as aforesaid; the king therefore orders the prior to receive the oath of Constantine and John, who will attend on him in person for that cause, in the king's name, in the form aforesaid, and that done, to deliver to them the part of the indenture remaining in his possession, so that they may be able to seek and receive the said sums from each of the townships for the king's use, according to the tenor of the king's letters patent, the prior certifying to the treasurer and barons concerning the said oath and all his doing in this respect.

Order to Constantine and John to go immediately to the prior and take the said oath, receiving the part of the indenture from him, and further to do in the premises what is to be done according to the said oath and the tenor of their commission.

June 3.
Woodstock.

To Alfonso, king of Portugal and Algarves. Request to give credence to Giles de Ispann[ia], whom the king is sending to him upon his affairs.

By K. and C.

Enrolment of grant by Henry de Hattone, son of Henry de Hattone of Suthwerk, to William Brabasoun of Alrewas and Agnes his wife, of all that tenement which he has in the parish of St. Mary Magdalen, Suthwerk, of the gift and enfeofment of Master Pancius de Contron[e], the king's leech, which tenement is between the tenement of Robert de Bruges, towards the north, and the tenement of Geoffrey Pecok, towards the south, the highway towards the west, and the tenement which belonged to John de la Mare towards the east. Henry has also granted to William and Agnes 4s. of yearly free and quit-rent to be received for four years from the tenement of Geoffrey Pecok in the aforesaid parish. Witnesses: Geoffrey Grappays, John de Wynton[ia], John de Lyncoln, William le Avenor, Peter de Bernewell, Thomas Aude, Thomas Coleman. Dated at Suthwerk on Sunday before St. Barnabas, 10 Edward III.

Memorandum, that Henry came into chancery at Northampton on 27 June and acknowledged the preceding charter.

*MEMBRANE 27d.*June 3.
Woodstock.

To the treasurer and barons of the exchequer. Order to permit Henry de Ferrariis, who is staying in the king's service in Scotland, to have respite until Christmas next for all the debts which he owes at the exchequer.

By K.

June 4.
Woodstock.

To Oto, duke of Austria. The king sends to him the bearer of these presents on account of certain affairs touching the espousals between Frederick the duke's eldest son, and Joan, the king's daughter, and other matters touching the king and his state, requesting the duke to give credence to him, and to send word by him whether the king can do anything that would be acceptable to the duke. [*Fœdera.*]

1336.

*Membrane 27d—cont.*June 5.
Woodstock.

Note that the king has enjoined the bearer of these presents, in whose fidelity he has full confidence, to expound certain affairs to the duke, and the king requests the duke to give full confidence to what the bearer shall say to him by word of mouth.

June 2.
Woodstock.

To the justiciary, chancellor and treasurer of Ireland. Order to treat and judge all who ought to be ruled by the English law, in equal law, great and small, rich and poor, known and unknown, denizen and alien, not favouring one more than another, but to treat all equally, encouraging the good and chastising the wrongdoers according to their deserts, because it has been shown to the king by honest men of those parts and public fame proclaims that the justiciary, chancellor and treasurer and the other ministers and officers of the king there, are respectors of persons, and do not treat the powerful, middle and simple men of that land by an equal law, but show too great favour to the powerful, permitting them to oppress the poor, to invade the king's rights, to usurp the royal power, to detain the king's debts, to institute novelties and perpetrate various crimes, which the justiciary, etc., have not cared to repress; but they do not defend the poor and middle people, who freely obey them, from injuries, but unjustly alarm and aggrieve them. [*Federa*].

By K. and C.

To the archbishops, bishops, earls, barons, nobles, clergy, and communities of cities, boroughs, towns and other faithful people of the said land. The king thanks them for the general subsidy of their rents, lands and goods which they have granted to him, and requests them to give credence to what the justiciary, chancellor and treasurer of that land shall tell them thereupon on the king's behalf, and to do what shall be enjoined by them. [*Ibid.*]

By K. and C.

To the communities of the cities, boroughs, towns, and other people of the said land. Whereas it has been ordained by the council, because of the lack of small money in that land, that the king's dies shall be immediately opened there to stamp such money, and this cannot be done unless they give their counsel and aid, the king orders them to treat thereupon with the justiciary, chancellor and treasurer and others of the council there, and to give counsel and assist so that the said affair may be effectually begun and prosperously carried on. [*Ibid.*]

By C.

June 4.
Woodstock.

To the constable of Corff castle. Order, upon sight of these presents, to cause that castle to be securely guarded, and to show such diligence in the custody thereof that no harm shall happen thereto by any crafty deceit, hostile attacks or otherwise, but that the people of the adjacent parts and the same parts may be strengthened and defended by the good custody of the castle. [*Ibid.*]

By K.

The like to the constables of eleven other castles. [*Ibid.*]

To Richard, earl of Arundel. Order to cause his castle of Arundel to be safely guarded and provided with armed men. [*Ibid.*]

The like to John de Warennia, earl of Surrey, concerning his castle of Lewes. [*Ibid.*]

June 1.
Windsor.

To the sheriff of Nottingham. Order to arrest all those, of whatever state or condition, who have presumed to disobey the king's proclamation forbidding tournaments, jousts, etc. [*as at page 671 above*], together with their horses, armour and other things, and to cause them to be kept safely in prison until further orders, informing the king from time to time of their names, the number of their horses, the quantity of their armour, and the price of their horses and armour, as the king has learned that certain

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Membrane 27d—cont.

persons, not respecting the said proclamation, have exercised deeds of arms after that proclamation, and that the sheriff has not hitherto taken heed to arrest any of them or to return their names according to the tenor of the king's order.

By K.

The like to all the sheriffs of England.

June 1.
Windsor.

To the sheriff of Nottingham. Order to take Walter le Taverner, of Newerk, John le Taverner, chaplain, Ralph le Taverner, clerk, Richard le Taverner, 'taillour,' Richard de Tyryngton, Richard de Boxworth, 'taverner,' John Joudas, William Barbour the elder, Alan de Burton, Nicholas le Taverner, Henry de Burbrig, William fitz Piers of Newerk, Adam Chyne, John Skynner, Geoffrey de Tilneye, chaplain, Stephen Pope and Robert de Northwell, 'carter,' and keep them safely in prison so that they be not delivered thence without the king's special order and to take an inquisition concerning those who have gone armed with Walter, etc., and have made illicit assemblies and gatherings against the form of the statute of Northampton and against the king's peace, and to take all those who shall be found guilty of the premises and cause them to be safely kept in prison so that they shall not be released from the same until the king orders otherwise, as the king lately ordered the statute of Northampton to be proclaimed in all the counties of England by the sheriffs of those counties, and now he has learned that the said Walter, etc., despising that statute, joining together and going armed, having joined themselves with several other armed malefactors, lying in wait in the high road at Marcolmburges near Newerk for the jurors of the country and other of the king's lieges of those parts, who were lately present for gaol delivery at Nottingham, took several of the king's lieges returning by that way, threw them to the ground from their horses, beat, wounded, imprisoned and ill-treated them so that their life is despaired of, and that the said malefactors daily go armed to perpetrate such evils in the town of Newerk and the neighbouring parts and carry arms in contempt of the king's peace and to the manifest terror of the people of those parts, and contrary to the said statute, without a remedy being applied by the sheriff.

*Et erat patens.**MEMBRANE 26d.*

May 28.
Woodstock.

William son of William del Espyne, of Coktone, acknowledges that he owes to William de Sutton, of Warrewyk, and Margery his wife, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Richard Talebot, knight, acknowledges that he owes to William Frank, knight, 50 marks; to be levied, etc. in co. Warwick.

May 25.
Woodstock.

To the mayor and bailiffs of Southampton. Order to cause proclamation to be made in that town that no merchant or other person shall unload any ships in that port, under pain of the forfeiture of his goods and merchandise, before the goods in those ships have been seen by the collectors of the customs in that port, and the custom is paid thereon, because the king has been informed that several merchants coming to that town unload their goods and merchandise loaded in that port, in the absence of the collectors, without paying custom thereon.

By K.

May 28.
Woodstock.

Reginald de Pavely acknowledges that he owes to William Heron and William, vicar of the church of Aston Rouwand, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

The same Reginald acknowledges that he owes to the same William and William, 130 marks; to be levied as aforesaid.

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Membrane 26d—cont.

Enrolment of release by John Malemeyns of Waldwaresshare, knight, for 500*l.* sterling paid to him, to the abbot of Langdon and the convent of that house, of all his right and claim in the advowson of Waldwaresshare church, diocese of Canterbury. Dated at Canterbury on 23 May 1336, 10 Edward III. Witnesses: Sir Thomas de Alydon, William de Langele, Simon de Hadlo, Thomas Poukel, John de Soles, Robert Lapyn, Thomas Durem, William att Gayole, Henry Carbonel, Henry Hollane, Geoffrey, clerk.

Memorandum, that John came into chancery at Eynsham on 1 June and acknowledged the preceding deed.

Enrolment of release by John, eldest son and heir of Sir John Malemeyns of Waldwaresshare, knight, for a sum of money paid to his father, to the abbot of Langdon and the convent of that place, of all his right and claim in the advowson of Waldwaresshare church, diocese of Canterbury. Dated at Canterbury on 23 May 1336, 10 Edward III. Witnesses: Sir Thomas de Alydon, knight, Master Peter Duraund, Simon de Hadlo, William de Langele, Thomas Poukel, John de Soles, Robert Lapyn, William att Gayole, Thomas de Durem, Henry Carbonel, Henry de Hollane, Geoffrey, clerk.

Memorandum, that the said John the son came into chancery at Eynsham on 1 June and acknowledged the preceding deed.

May 28.
Woodstock.

To the sheriff of York. Order to cause proclamation to be made throughout that bailiwick that no one shall say that the king will cause 20*s.* to be taken and levied on every sack of wool taken out of the realm, or things like thereto, to the deceiving of the people and the detriment of the state, and to cause all who do so after the said proclamation to be speedily taken and detained in prison until further orders, knowing that if he is negligent or remiss in these things, the king will punish him; and he shall inform the king from time to time of the names of those who are so taken, because the king has been informed that some merchants of the realm and others, and their accomplices, seeking their own gain by fraud, in order to diminish the price of wool, say that the king will cause that sum to be levied as aforesaid, although the king wishes to have nothing except the usual custom.

By K.

To the bailiffs of Blythe (*Blyda*). It has been shown to the king by William de la Pole, merchant, that whereas he delivered 122*l.* in coined money, of the money of the king and his own, in a certain little bag (*saculo*) under his own seal, to John de Appelby, the king's serjeant, to be carried to the town of Tykhill for doing certain affairs of the king therewith; and certain malefactors and disturbers of the peace killed John at Bautre, co. Nottingham, and carried off the said money from him, and certain other serjeants of William had recently pursued the said malefactors together with the bailiffs, so that the malefactors abandoned the money and took to flight, and the bailiffs took the money found in the said bag at Calverton, in the same county, and detain it in their possession; and William, coming into chancery in person has found pledges or mainpernors, to wit, Thomas Aldefeld, Stephen Taverner and Thomas de Brome of co. York, who have undertaken for William to satisfy the king at his order, if the money ought of right to pertain to him; the king therefore orders the bailiffs to deliver that money to William without delay if it is in their possession.

By C.

May 30.
Woodstock.

To Bartholomew de Burgherssh, keeper of the Forest this side Trent. Whereas the king lately ordered the keeper to inform him why he had taken into the king's hands the wood of Richard de Lyouns in Great Ocle, which is within the bounds of Rokyngham forest, and the keeper returned that it had been taken into the late king's hands because it was lately presented by

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Membrane 26d—cont.

the steward of the forest between the bridges of Oxford and Stanford, and by the foresters, verderers, regardors and twelve freemen dwelling within the forest associated with the said ministers, that the woodward of Richard hunted a buck in Richard's wood within the said forest of Rokyngham, which woodward was sworn to the late king to have the custody of the hunting of the late king in that wood in the time of John de Pabenharn, knight, or of the said forest; and the wood remained in the king's hands until Richard resumed it to himself, without warrant, against the assize of the Forest; and Richard cut down wood in the same without warrant and sold it, to the detriment of the wood; and now Richard has besought the king to cause that wood to be replevied to him, as Henry III. by his charter granted to John, then earl of Chester and Huntynghdon, that he, his heirs and his men who hold of the honour of Huntynghdon, should have their lands free and quit of waste of forest, and assart and ward and regard, and that they might take sec and vert wherever they wished in his woods, without the view and livery of the foresters, and that the woods are in their own custody as is fully contained in the said charter, shown before the king in chancery; and Richard caused wood to be cut down in that forest by virtue of that charter because he holds the wood of the said honour; the king therefore orders the keeper that if Richard shall find sufficient mainpernors to answer to the king according to the assize of the Forest, for the said trespass, before the justices for pleas of the forest shall come to these parts, then to cause the wood to be replevied to him in the meantime by that mainprise, notwithstanding the cause aforesaid. By C.

— Alice, late the wife of John de Sancto Philberto, tenant of a part of the lands which belonged to John, puts in her place William de Newenham, clerk, to defend the execution of a recognisance for 100*l.* made by John in the late king's chancery to John de Bassynghbourn.

— Richard de Terstwode puts in his place Thomas de Knaresburgh and Richard de Wath to defend the execution of a recognisance for 1,000*l.* made by Richard in chancery to Robert de Bury.

May 28.
Woodstock.

To the sheriff of York. Order to supersede the taking of John de Mounceaux, by a certain mainprise, as the king was informed in the last parliament held at Westminster, by the information of the community of the realm, by their petitions before him and his council, that several malefactors and disturbers of the peace, gathering together in divers places of the realm, went armed and rode in the presence of the justices and other ministers exercising their offices, lying in wait for ecclesiastical persons, merchants, rich men and other lieges, taking, abducting, and imprisoning several of them, extorting heavy sums of money from them by imprisonment, threats, and the fear of death, and perpetrating robbery, theft, rape and other crimes, and the men dwelling in the country have not dared to indict or arrest those malefactors on account of their numbers and the maintenance of certain of their confederation, wherefore it was agreed in that parliament that the king should appoint certain lieges by his commissions to arrest all persons suspected of felonies and such malefactions, together with those who abet and receive them, and to cause them to be safely kept in prison until justice is done to them; wherefore the king ordered the sheriff to take John, suspected of such felonies and crimes, and to cause him to be safely guarded in prison, so that he should not be released without the king's special order; and John, coming into chancery in person, has found mainpernors for the king, to wit, Peter de Nuthill, Thomas Hautayn, and Hugh de Garton of that county, who have undertaken to have him before the king or his justices at the king's order to stand to right concerning certain felonies, trespasses and crimes with which he is charged, and that he will conduct himself well in the meantime. By C.

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MEMBRANE 25d.

John de Scarle, clerk, is admitted guardian of John and Nicholas, sons and heirs of Roger Rouland and John son of Peter de Herdewyk, minors, tenants of a part of the lands which belonged to Robert son of Roger de Thorleby juxta Brunne in co. Lincoln; and Cicely, late the wife of Peter de Herdewyk, likewise tenant of a part of the said lands, puts in her place the same John de Scarle to defend the execution of a recognisance for 40*l.* made by Robert son of Roger in the late king's chancery, to John son of Richard son of Petronilla de Sancto Botulpho.

June 13. Richard Bolle of Brokhampton and Walter de Bourne acknowledge that
Berwick-on-Tweed. they owe to William atte Fen 40*l.*, to be levied, in default of payment, of their lands and chattels in co. Southampton.

Cancelled on payment.

William de Neuport puts in his place Theobald Poleyn to prosecute the execution of a recognisance for 50*l.* made to him in chancery by John de Liston, knight.

June 6. To the sheriff of York. Although the king lately ordered him to make
Woodstock. proclamation throughout that bailiwick, that no one under pain of forfeiture should take any kind of victuals out of the realm to the king's enemies without his special order, yet because it is not yet the king's intention that merchants or others shall be impeded by reason of that proclamation from taking their corn or other victuals out of the realm to parts beyond for their own benefit, so long as those victuals are not taken to enemies, the king orders the sheriff, upon sight of these presents, to cause proclamation to be made in the city of York and elsewhere in that bailiwick of the said intention, permitting all merchants and others to take their corn or other victuals to parts beyond for their own benefit until further order, provided that they shall find security in ports and places where the corn and victuals are loaded and taken out of the realm, that they will not take them to the king's enemies.

By K.

The like to all the sheriffs of England.

June 10. To William de Clynton, constable of Dover castle and warden of the
Northampton. Cinque Ports, or to him who supplies his place there, and to the mayor, bailiffs and other keepers of the king's passage in the port of Dover. Order to permit John de Pratis, dean of Beauvais, and John de Castell, knight, whom Philip, king of France, lately sent to the king in England, and who are now about to return home, to cross from that port in the ships which they have caused to be brought from Whitsand for their passage to parts beyond the seas; and if the said ships are not brought to that port, then to cause John and John to speedily have suitable ships for their passage to the said parts, at their own expense. [*Fœdera*].

To the same. Order to cause William de Sanguiniaco, clerk, whom Philip, king of France, lately sent as envoy to the king in England, and who is about to return home, to have a competent and speedy passage for himself and his household, his horses and things and expenses, to parts beyond the seas. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there. Order not to permit any abbot, prior or other man of religion, whether in the habit of his order or in the secular habit, to cross or make any *apportum* contrary to the statute, without the king's special order or until further orders, because the king has been informed that several men of religion cross from that port to parts beyond the sea, and strive to do so daily, making divers *apporta*

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Membrane 25d—cont.

contrary to the statute passed at Carlisle, and doing other things contrary to the ordinance concerning the carrying of gold vessels, silver in sheet or sterlings, out of the realm.

By C.

[*Ibid.*]

June 12. To the mayor and lawful men of Whitsand. The king has learned Northampton. from certain persons that heavy damages have been committed upon the sea between the mariners of the king and those of that port and some others, which arose as the king has learned from the impetuosity of the men of that port, the king notifies that the said trespass did not proceed by his connivance, but that he will cause such malefactors to be duly punished if he discovers their names; and he has therefore appointed justices to enquire and treat amicably concerning the premises and to do speedy justice, if those men will consent.

The like to the men of the town of Calais.

To the countess of Boulogne. The like '*mutatis mutandis.*'

Memorandum, that Ralph de Wylyngham of co. Lincoln, Robert de Amcotes of the same county, Thomas de Knaresburgh of co. York, David de Wollore of co. Northumberland, Henry de Haydock of co. Lancaster, and John de Oxon[ia] of co. Oxford, on 18 June, 10 Edward III., mainperned in chancery at Northampton for Robert de Emeldon, to whom the king made his letters patent of pardon for certain homicides and felonies, that he would conduct himself well and faithfully towards the king and his people.

Vacated, because otherwise below.

June 21. Ralph Bere of Notingham acknowledges that he owes to Robert Ingram, Berwick-on-Tweed. knight, and to Roger Bere of Notyngham the elder 40 marks, to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Memorandum, that Ralph de Wylyngham of co. Lincoln, Robert de Amcotes of the same county, Thomas de Knaresburgh of co. York, David de Wolloure of co. Northumberland, John de Oxon[ia] of co. Oxford, and Henry Haidoc of co. Lancaster, mainperned for Robert de Emeldon, whom the king pardoned the suit of his peace for the death of Ralph de Byrton, knight, that Robert would conduct himself well.—John de Oxenford, sheriff of Nottingham, received the mainpernors by writ.

June 25. John Hamelyn, parson of Holy Trinity church, Gloucester, diocese of Perth. Worcester, acknowledges that he owes to William de Haukesworth, parson of Pembreir church, 4 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Gloucester.

June 26. Thomas de Lynedeyne, parson of Peykerk church, diocese of Lincoln, Perth. acknowledges that he owes to William de Kesteven, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

July 1. Thomas de Norton acknowledges that he owes to John de Wodehous, Perth. 25 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John son of John de Wolverton acknowledges that he owes to William de Wenge, parson of the church of Chalfhunte St. Giles, 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Enrolment of release by John son of Hugh de Waldeswell of Staunford to Nicholas de Eston of Staunford, clerk, of all his right and claim in 9 acres of land in Staunford and Little Casterton, whereof 7 acres lie in divers places in the field of Little Casterton, and 2 acres lie in a certain field called '*Sondersokyn.*' Witnesses: Henry de Tyddeswell of Staunford,

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Membrane 25d—cont.

William de Apthorp of Staunford, the younger, Thomas de Raule of Staunford, Luke de Burgh, Walter de Somerby, and Robert de Kelm, clerk of the king's chancery. Dated at Northampton on 2 July, 10 Edward III.

Memorandu », that John came into chancery at Northampton on 2 July, and acknowledged the preceding deed.

July 2.
Perth.

Robert de Holand, knight, acknowledges that he owes to Henry, earl of Lancaster, 250 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment, acknowledged by Nicholas de Hulme, the earl's attorney.

Nicholas de Eston, of Staunford, clerk, acknowledges that he owes to John de Baldeswell, of Staunford, 9*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Grey, lord of Codenoure, acknowledges that he owes to Stephen de Gravesende, bishop of London, 40*l.*; to be levied as aforesaid.

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Walter Stellare, of Paghleffet, puts in his place James de Kyngeston, clerk, to prosecute the execution of a recognisance for 40*l.* made to him by John de Cawode the younger, and of another recognisance for 40*l.* also made to him by John, in chancery.

July 3.
Perth.

Robert, vicar of Bosyate church, diocese of Lincoln, acknowledges that he owes to Adam de Hemmyngburgh, 'Jonesservant de Wodehouse,' 13 marks 10*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

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John de Scarle, clerk, is admitted guardian of Hugh son of Hugh de Northburgh and Sarah his wife, and of Margaret, sister of Hugh son of Hugh, minors, tenants of a part of the lands which belonged to Robert son of Roger de Thorleby juxta Brunne, in co. Lincoln, and Hugh de Northburgh and Sarah, likewise tenants of a part of the said lands, put in their place the same John to defend the execution of a recognisance for 40*l.* made by Robert in the late king's chancery to John son of Richard son of Petronilla de Sancto Botulpho.—The prior of Depyng admitted the guardian and received the attornment by writ.

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William Trussel of Cubbesdon puts in his place Oliver de Burdeux to prosecute the execution of a recognisance for 100*l.* made to him in chancery by Thomas de Aspale.

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Henry Prudhome, citizen of London, puts in his place John de Stoke and Richard de Wath to prosecute the execution of a recognisance for 20*l.* made to him by Cicely Dirlaund, and of another recognisance for 40*l.* made to him by William Herlison, and of another recognisance for 14 marks, made to him in chancery by John de Belton.

July 4.
Perth.

William Wycok, William le Frenshe, and William his son, Hugh Edward, Richard Godman, John Sweyn and John Wycok, of Upton, acknowledge that they owe to Thomas de Cotyngnam, parson of Grendon church, and to Ralph de Wolyngnam, parson of Antyngnam church, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment.

MEMBRANE 24d.

July 28.
Perth.

William de Preston, parson of Dounesby church, acknowledges that he owes to George de Lungevill of Little Billyng, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1336.

Membrane 24d—cont.

Enrolment of indenture testifying that whereas Henry son and heir of Nicholas de Sheldon, by his deed made at Sheldon on Thursday after the quinzaine of Michaelmas, 1 Edward III. granted to Sir John de Hothum, bishop of Ely, the manor of Sheldon, to hold for life, so that if the bishop died within the term of ten years following the making of that indenture, the manor together with the advowson of the church there should remain to John's executors or assigns until the end of that term of ten years, Geoffrey le Scrop, guardian of John son of Sir John de Hothum, knight, and of Ivetta, his wife, minors, grants to Henry the said manor of Sheldon with the advowson as Henry demised it to the bishop, except all those messuages, lands, rent services and all the appurtenances of which Henry granted and released by his deed his right and claim to John son of Sir John and Ivetta his wife and John's heirs, as is contained in Henry's deed of release which was dated at Northampton on Wednesday after Midsummer, 10 Edward III. Witnesses: Sir Richard de Wylughby, Sir Thomas Bacoun, Sir Robert de Scardeburgh, Sir Simon de Drayton and Sir John Murdak, knights; Adam de Fyncham, Richard Knyvet, Nicholas Warde, William de Dalton, Thomas de Totyngton. Dated at Northampton on Saturday the feast of SS. Peter and Paul, 10 Edward III.

Memorandum, that Geoffrey came into chancery at Northampton on the same feast and acknowledged the preceding indenture.

June 27.
Northampton.

John Murdak, knight, and Henry son and heir of Nicholas de Sheldon, acknowledged that they owed to Geoffrey le Scrop, 120*l.*; to be levied, in default of payment, of their lands and chattels in co. Warwick.

Cancelled on payment.

Enrolment of letters testifying that whereas John Murdak, knight, and Henry son of Sir Nicholas de Sheldon are bound to Geoffrey le Scrop, knight, in 120*l.* by the preceding recognisance, Geoffrey grants that if John and Henry or any one in their name, pay to him or his attorney at Northampton before the mayor of that town for the time being, 60*l.* at the same terms, then the recognisance for 120*l.* shall be null, but if Henry and John make default at any of the said terms, then the recognisance shall remain in force. Dated at Northampton on Saturday the feast of SS. Peter and Paul, 10 Edward III.

Memorandum, that Geoffrey came into chancery at Northampton on the said feast and acknowledged the preceding letters.

Enrolment of letters testifying that whereas the king granted to Sir Nicholas de la Beche the reversion of the manor of Lekhamstede together with the knight's fees, advowsons, and reversions pertaining thereto, which manor Ralph de Sapy, knight, holds for life of the grant of Piers de Gavaston, by whose forfeiture the reversion of the manor at Robert's death pertains to the king, whereupon the king has ordered Robert by his letters patent to do fealty and the other services due to Nicholas, Robert will do fealty and all other services due for the said manor to Nicholas. Dated at Northampton on Sunday after SS. Peter and Paul, 10 Edward III. [*French.*]

Memorandum, that Robert came into chancery at Northampton on 30 June and acknowledged the preceding letters, and in the same chancery he attorned himself to Nicholas for his said fealty.

July 6.
Perth.

Robert de Hagham, knight, Stephen de Asshewy, knight, and John de Caune acknowledge that they owe to Queen Philippa 760*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Tho as de Brayton and Thomas de Clogh, the queen's attorneys.

July 4.
Perth.

To the discreet men, *podesta*, captains, abbot of the people, *anziani*, and community of Genoa. Nicholinus de Flisco, their fellow citizen, sent

1336.

Membrane 24d—cont.

to the king by them with their letters, has besought the king that—whereas Yvanus Lucianus and his fellow citizens of that city charged a great ship or cog (*cocham*) with divers precious things and oriental goods to the value of more than 14,300 marks sterling, and went towards the king's realm for the purpose of trafficking, bringing the late king's letters of protection and safe conduct for entering the realm and trafficking there, so that they should pay the customs due; and confiding in that protection they came to the Downs (*dunas*) of Sandwich, Hugh le Despenser, who was then upon the sea with the late king's ships, took that ship and plundered it—the king will order amends to be made to them; the king has deliberated with skilled persons upon the premises, and although in their judgment he is not bound in mere law to such satisfaction, as nothing of that rapine came to him or his father, yet in consideration of the amicable relations between his progenitors and that city, which the king desires to increase, and having compassion on the impoverishment of those men, if the said community will consent by itself or a fit proctor that no further action shall be taken by reason of that plundering for the said damages, he will cause 8,000 marks sterling to be assigned in satisfaction of the said damages, to be paid or allowed in the customs due to him on the merchandise brought into the realm by the men of Genoa, to wit, so that the entire custom of all such merchandise except wool, brought into or taken out of the realm, and a moiety of the custom of wool, shall be allowed to the Genoese until the said 8,000 marks have been paid, to be paid by them to a certain person appointed by that community, who is bound to pay the sums so allowed to the injured persons, and if they shall grant such quittance the king wills that they shall have such liberty in his realm that they may freely ply, traffic, sell and buy, make profit with their ships and other vessels in any place of the realm as often as they wish, paying the custom due, and if they ply in one place and have not sold all or any of their merchandise, they may freely depart and go where they will, and the king desires them to be treated with courtesy, and he will cause the premises to be carried into effect when they shall have signified their acceptance thereof. *Et erat patens.*

[*Fœdera.*]

July 8. Laurence del Castel of Duston and Thomas son of William Wale of
Perth. Haddon, acknowledge that they owe to Edmund de Grymesby, clerk, 10 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton. *Cancelled on payment.*

Thomas son of Simon atte Grene, of Duston, acknowledges that he owes to the said Edmund 10 marks; to be levied as aforesaid.

Robert Bonho and Robert atte Gore of Sydyngbourne, the younger, tenants of a part of the land which belonged to Thomas Tony of Sidingbourne, put in their place Henry de Ingelby and John de Herlaston to defend the execution of a recognisance for 60*l.* made by Thomas in chancery to John de Wrotham of London.

July 1. To the treasurer and barons of the exchequer. Order to cause Thomas
Perth. Wake of Lidell to have respite until Easter next, unless the king orders otherwise, for all the debts which he owes at the exchequer. *By K.*

April 10. To the justices of the Bench. Order not to proceed to render judgment
Waltham. in a plea between Matthew fiz Herbert and Robert de Sapy concerning the manor of Lekhampstede, without consulting the king, notwithstanding any order to the contrary, as Robert holds the manor for life, the reversion thereof belonging to the king, and now the king learns that Matthew impleads Robert before those justices for that manor, by collusion, to exclude the king from that reversion, and if Matthew recovered the manor against Robert, that recovery would be to the king's loss. *By p.s. [9549.]*

1336.

Membrane 24d—cont.

July 1.
Berwick-on-
Tweed.

To Albert, duke of Austria. The king thanks him for the conference and treaty between the count of Juliers and the duke on the king's behalf, and because that treaty is most acceptable to the king, he sends to the duke one of his lieges to complete that agreement as far as he is concerned, and requests the duke to give full credence to the bearer of these presents.

The like to Otto, the duke's brother.

July 10.
Perth.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to John, archbishop of Canterbury, and to John de Pulteneye, citizen of London 2,000*l.*: to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

MEMBRANE 23d.

June 23.
Berwick-on-
Tweed.

To the treasurer and barons of the exchequer. Whereas Edward I. on 25 June in the 22nd year of his reign, pardoned John de Somersham the suit of his peace for the death of Nicholas, John's brother, with which he was charged, and any outlawry which had been promulgated against him, and granted his peace to John therefor, as appears by inspection of the chancery rolls; and at the suit of Robert Togod of Sutton, William Godewyn, Geoffrey Power, John Warynson and Alexander de Somersham, showing that John de Somersham, long after that pardon, had granted to Ralph Togod of Sutton and to John his son, father of the said Robert Togod whose heir he is, 15 acres of land and a rood of pasture in Sutton, and to William Godewyn, 8 acres of land, 4 acres of pasture, and an acre of marsh in the same town; to Nicholas Power and Geoffrey Power, 15 acres of land and 3½ acres of meadow in that town: to John Warynson father of the said John Warynson, whose heir he is, 6½ acres of land and 1½ acres of meadow in the same town, and to Alexander de Somersham 20 acres of land in the same town, to hold for themselves and their heirs, and John Togod, William Godewyn, Geoffrey, John Warynson the son, and Alexander, now tenants of these tenements, because John de Somersham is erroneously outlawed before John de Cantebrigg, and his fellows, late justices in eyre in co. Bedford, for the said death, after the said pardon, and also because it was presented before the justices that John de Somersham had on the day of that felony a messuage, 60 acres of land, 2 acres of meadow, and 9*d.* rent in the said town, with 29*s.* yearly, whereof the year and waste were taxed at 66*s.* 4*d.* by the jurors of the said presentation, were distrained for the said 66*s.* 4*d.* and for 52*l.* 11*d.* of the issues of their tenements for the meantime, and have besought the king to provide a remedy upon the annulling of the said outlawry, the king ordered the treasurer and chamberlains to inspect the rolls and memoranda of John in the said eyre, which are in the treasury, and send the record and process of the outlawry to the king with all the things touching it so that these being inspected, he might cause justice to be done to the tenants, and now the tenants have besought the king that as they are distrained for the said sums, he will be pleased to order that demand to be superseded pending the discussion of the said affair; the king therefore orders the treasurer and barons to supersede the said demand until Easter next, so that suit may be taken concerning the annulling of the outlawry. The king has also ordered the sheriff of Bedford to supersede the said distraint.

By C.

July 1.
Perth.

To the justices of the Bench. Whereas it was resolved by the common council of the realm that inquisitions and juries to be taken in a plea of land, which are not of great examination, shall be taken in the country before a justice of the place where the plea is moved, an honest man of the

1336.

Membrane 23d—cont.

country, a knight or other, being associated with him, so that a certain day shall be given in the Bench and certain days and a place in the country in the presence of the parties, and also that inquisitions and juries in a plea of land requiring great examination shall be taken before two justices of the Bench in the form aforesaid; and now the king has learned from the plaint of Eudo son of Laurence and of Elizabeth his wife and Agatha, Elizabeth's sister, John de Kelshull, Simon de Farnham and John Hamond, and Agnes his wife, that the justices lately demanded by the king's writ of *nisi prius*, in the country, at the procuration of John de Tumby of Boston, a certain jury of twenty-four knights to be taken, which John de Tumby arramed before them against the said Eudo, Elizabeth, Agatha, John de Keleshull, Simon, John Hamond and Agnes, to convict the jurors of an inquisition which was lately summoned and taken before them between John de Tumby, demandant, and the said Eudo, etc., tenants concerning a messuage in Boston, upon the surrender of a deed which John de Tumby exhibited to exclude the said Eudo, etc., from their action, by John de Stonore, one of the justices of the Bench, or by William de Shareshull, likewise one of the justices of the Bench; the king, considering that such juries are ordained for a final remedy in his cases, and that such juries should be taken in as solemn a manner as possible and by knights and others nearest the view and suspect to neither party, orders the justices to order the supersession of the taking of the said jury by John de Stonore or William, causing it to be taken by knights and others, suspect to neither party, where and before whom it may be taken according to the law and custom of the realm and the form of the said agreement and statute, having viewed and examined the record and process held thereupon in the Bench before them, if they ordered that jury to be taken by John de Stonore or William in the country as aforesaid. By C.

Like order of *supersedeas* to William de Shareshull, one of the justices of the Bench, '*mutatis mutandis*.'

July 1.
Perth.

To the treasurer and barons of the exchequer. Order to supersede the demand on the mayor and community of the city of London, for 160 marks for the queen's gold, as the mayor and community have shown the king in their plaint that whereas they paid him 1,100 marks for the fifteenth granted by the community of the realm in the 8th year of his reign, and afterwards they granted of their free will 500 marks for hobelers in subvention of the expenses incurred by the king in the war of Scotland, the treasurer and barons cause 110 marks for the said fifteenth and 50 marks for the hobelers to be exacted from them for the use of Queen Philippa, for the queen's gold, pretending that the mayor and community made fine with the king by the said sums when they had not done so. By C.

To the same. Order to supersede the demand made on the mayor and community of Bristol for 22*l.* for the queen's gold, as the mayor and community have shown the king by their plaint that whereas they paid 220*l.* to him for the tenth granted by the community of the realm in the 8th year of his reign, the treasurer and barons cause 22*l.* for the queen's gold by reason of the said 220*l.* to be exacted from them, pretending that they made fine with the king by the said sum for the tenth when they did not do so, whereupon the mayor and community have besought the king to provide a remedy. By C.

To the justiciary, chancellor and treasurer of Ireland for the present or the future. Order upon sight of these presents to cause it to be published in the king's places and elsewhere in Ireland, that no minister of the king shall presume to have the custody of liberties or lands of other lords or men in that land upon pain of the loss of his office, or shall stand in another

1336.

Membrane 23d—cont.

office there with the same, or exercise such offices, while he is attendant upon the king's service, and if any one shall be found doing the contrary after the publication, then the justiciary, chancellor and treasurer shall inform the king of their names without delay, so that he may cause provision of their offices to be made for others, because an order to this effect has been made by the king and his council.

By K. and C.

To the mayor and bailiffs of Kyngeston-upon-Hull. Order to cause a certain competent ship in that port to be delivered to Hugh Daudele, who is speedily about to go to Scotland, with horses and arms, or to his serjeants, for taking his victuals and other things to Scotland, for reasonable freight to be paid by Hugh or his serjeants, notwithstanding the arrest of ships made in that port by the king for his service, enjoining the master and mariners of the ship to bring it back to the said port without delay immediately it shall be discharged of the said victuals and things in Scotland, to set out with the other ships of the realm in the king's service, if necessary.

By C.

July 4.
Perth.

To Bartholomew de Burgherssh, keeper of the Forest beyond Trent, or to him who supplies his place. Order to cause the woods of Writele and Hatfeld, which are within the bounds of the king's forest of Essex, to be replevied to Humphrey de Bohun, earl of Hereford and Essex, if he shall find mainpernors to answer to the king for the trespasses of John de Bohun, late earl of Hereford and Essex, in that forest, as the keeper returned that the said woods were taken into the king's hands because it was lately presented and convicted by the steward of the forest in co. Essex and by the forester, verderer, regardors and twelve free men dwelling within the forest, associated with the said ministers, that John wasted and altogether destroyed his wood called 'le Heghwode' in the town of Writele to the harm of the king and his beasts, and that Walter de Fynchynfelde, who was the earl's steward, sold 100 oaks in the cover of Hatfeld when the earl was in Scotland, and that Walter had four hearths for charcoal (*astra ad carbones*) in the said cover, to the destruction of the forest and the detriment and escape of the king's beasts from his refuges (*receptamentis*), and now the king has been besought by the present earl to cause the said woods to be replevied to him, as he now holds the manors of Writele and Hatfeld, co. Essex, by reason of the late king's grant, as Henry, the king's progenitor gave those manors to Isabella de Bruys and granted that she and her heirs should be for ever quit of waste of the forest, assart, guard and regard in all the woods of those manors, and that they should take sec and vert where they wished in the said woods without view and livery of the king's foresters, and that the wood should be in her own custody, and the late king granted, among other things which he granted to Humphrey de Bohun, late earl of Hereford and Essex and constable of England, and Elizabeth his wife, the late king's sister, and the heirs of their bodies, the said manors to hold as Robert de Bruis, late earl of Carryk, the late king's enemy and rebel, held them before he forfeited it to Edward I., as is fully contained in the said charters and letters exhibited before the king in chancery.

By C.

MEMBRANE 22d.

July 10.
Perth.

Roger de Leukenore acknowledges that he owes to John son of Thomas de Leukenore, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

The same Roger acknowledges that he owes to Petronilla daughter of Thomas de Leukenore, knight, 60*l.* to be levied as aforesaid.

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Membrane 22d—cont.

The same Roger acknowledges that he owes to Isabella daughter of Thomas de Leukenore, knight, 100*l.*, to be levied as aforesaid.

Cancelled on payment.

Enrolment of grant by Thomas de Insula of Isham to William de la Carvail of Earl's Barton of the manor of Isham, which Thomas formerly held of William's gift, for life, except 6 marks of yearly rent, a meadow called Mekelholm and two pastures in the same place pertaining to the said manor, to hold that manor with the said exceptions for William's life, rendering to Thomas or his attorney, showing the present deed, 6*l.* 2*s.* of silver yearly. Dated at Northampton on Wednesday after the Translation of St. Thomas the Martyr, 10 Edward III. Witnesses: Henry Grene of Isham, Thomas his brother, William de Seint Germeyn, John de Leukenore of Harwedon, William Aunger of Pightteslee, Robert Pynkeneye of Barthon, William de Muscote.

Memorandum, that Thomas came into chancery at Northampton on 11 July, and acknowledged the preceding deed.

John de Harewedon, parson of Stokebruere church, puts in his place William de Burgh, clerk, to prosecute the execution of a recognisance for 100*l.* made to him in chancery by John son of Ralph de Leukenore, knight.

Enrolment of release by Sarah daughter of Roger de Bosenho to Roger her father of all her right and claim in all those lands which Roger holds in Tothale in the parish of Hampslap. Dated at Northampton on Wednesday after Midsummer, 10 Edward III. Witnesses: John de Lungewill, then mayor of Northampton, John de Duston and William Lespicer, then bailiffs of that town, William Golastre, Richard de Tekne, Nicholas Golafre, John Everard, Walter Cay.

Memorandum, that Sarah came into chancery at the abbey of St. James near Northampton, on 14 July, and acknowledged the preceding deed.

July 18.
Perth.

To the sheriff of Buckingham. Order to permit Robert de Fendles, who is staying in the king's service in parts beyond the sea, to have respite until Easter next for all the debts which he owes at the exchequer.

The like to the treasurer and barons of the exchequer.

July 14.
Perth.

To the sheriff of Warwick and Leicester. Order not to intermeddle further with the hundred of Framelond, co. Leicester, restoring the issues thereof to Alice, late the wife of Roger Beler, who holds that hundred, together with the other lands which belonged to Roger at his death, by the king's grant, until Roger's heir come of age, although the king lately ordered the sheriff to cause hundreds and wapentakes in that county to be reunited to the county according to the statute, as the late king granted that hundred to Roger by his letters patent, which the king has confirmed, to hold at fee ferm, rendering 100*s.* yearly at the exchequer in aid of the ferm of the county.

By C.

July 12.
Perth.

To the same. Like order to deliver the hundred of Gertre, co. Leicester, to Queen Isabella or her attorney, because the king granted that hundred to her to hold for life.

By K. and C.

To Simon Croyser and Hugh del Croft. Order to supersede the levying of the tenth and fifteenth until Michaelmas next, unless the king orders otherwise in the meantime, although the king lately appointed them to levy and collect the tenth and fifteenth granted to him in the last parliament at Westminster, in co. Bedford, because the king has considered the depression of the state of the town of Luyton and the damage which they have suffered by the burning of their houses, goods and chattels after the said grant, as is found by an inquisition taken thereupon and returned into chancery.

[*Fœdera.*]

By C.

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MEMBRANE 21d.

July 20.
Perth.

To the treasurer and barons of the exchequer. Order to cause William de Clynton, who is about to set out to Scotland by the king's order, to have respite until the Purification next for all the debts which he owes at the exchequer.
By K.

July 6.
Perth.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Peter de Versoun and brother John de Camussy, monks of the abbey of St. Pierre-sur-Dive who were lately sent by the abbot of that place to the priory of Tuttebury, a cell of that abbey, for certain causes, and who are now about to return to that abbey, to cross from that port.
By C.

To the same. Order to permit Daniel, abbot of Langonnet in lesser Britain, and brother Aufred, his fellow monk, who lately came to the realm and are about to return to their own by the king's licence, to cross from that port with their horses, equipments and household.
By K.

June 16.
Perth.

To Richard Fille, master of the ship called '*La Cristofere*.' Writ of aid in favour of Geoffrey de Say, whom the king has appointed admiral of the fleet of all the ships from the mouth of the Thames towards the West, during pleasure.

The like to Thomas Sprynget, master of the ship called '*La Cok Edward*,' and to Hugh de Reppes, master of the ship called '*La Redecogge*.' By C.

July 12.
Perth.

To Clement de Skelton and John de Hoton Roof. Order to supersede the levying of the tenth and fifteenth granted to the king in the last parliament at Westminster, until Michaelmas next, although the king lately appointed them to assess and levy it in all the cities, boroughs and towns of co. Cumberland, answering for the money thereof, one moiety at St. Peter ad Vincula next, and the other moiety on All Saints following, as the king has considered the depression of the state of the people of those parts and the damage which they have suffered by the frequent invasions of the Scots, and wishes to act graciously towards them at their request.
By K. and C.

The like to the same in favour of the men of the city of Carlisle.

The like to John de Stirkeland and Roger de Bromholmesheved, taxers and collectors in co. Westmorland.

Aug. 6.
Perth.

Roger le Hunte of Coventre acknowledges that he owes to Luke son of John de Saunford, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Isabella, late the wife of John de Wodhull, tenant-in-chief, puts in her place William de Rysle to seek and receive in chancery her reasonable dower from all the lands, fees and advowsons of which John was seised at his death, in his demesne as of fee.

Enrolment of grant by John de Stretford, archbishop of Canterbury, to Simon, bishop of Worcester, of a plot of meadow and 17 selions of pasture which were lately arable land, in le Homme and in le Bounshale, in the manor of Oldestretford. Witnesses: Sir Thomas West, Sir John de Bishopesdone, Sir William de Lucy, Sir Roger de Ailesbury, knights, John de Peyto the elder, Adam de Styvinton, William de Clynton. Dated at Stretford-upon-Avene on Saturday after the Translation of St. Thomas the Martyr, 10 Edward III.

Memorandum, that the archbishop came into chancery at Stretford on the aforesaid day and acknowledged the preceding deed.

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Membrane 21d—cont.

Enrolment of release by Robert de Stretford, archdeacon of Canterbury, to Simon, bishop of Worcester, of all his right and claim in the moiety of a meadow and pasture in Bonnsdale and del Homme in Stratford-upon-Avene, with all their appurtenances lying between the bridge of Stratford and the place where the mill of Tidynton was lately situated. [*Witnesses as above.*] Dated at Stratford-upon-Avene on Thursday the feast of St. James, 10 Edward III.

Memorandum, that Robert came into chancery at Stretford on the said day and acknowledged the preceding deed.

Enrolment of release by Adam de Styvynton to Simon, bishop of Worcester, of all his right and claim in the moieties of a meadow and pasture of Bonnsdale and del Homme in Stratford-upon-Avene, with all their appurtenances lying between the bridge of Stratford and the place where the mill of Tydynton was lately situated. [*Witnesses as above.*] Dated at Stretford-upon-Avene on Thursday the feast of St. James, 10 Edward III.

Memorandum, that Adam came into chancery at Stretford on the said day and acknowledged the preceding deed.

Enrolment of grant by John de Stretford, archbishop of Canterbury, to Simon, bishop of Worcester, of a messuage, a carucate of land and 10s. rent in Perselegrove. [*Witnesses as above.*] Dated at Stretford-upon-Avene on Saturday after the Translation of St. Thomas the Martyr, 10 Edward III.

Memorandum, that the archbishop came into chancery on the said day and acknowledged the preceding deed.

Aug. 5.
Perth.

To John de Norwico, admiral of the king's fleet from the mouth of the Thames towards the North, and to the masters and mariners of the ships about to set out upon the sea in the king's service. Order not to do any harm to the men of the Cinque Ports, or to merchants or others crossing by sea and not wishing to aggrieve the king and his or to succour the king's enemies, and not to communicate with the ships of the Cinque Ports while the dissensions, newly arisen between the mariners and men of the said ports and those of Great Yarmouth, endure, but to remain at sea with his ships and to be on the watch (*exploretis*) for the arrival of the galleys, furnished with armed men, which are to come to invade the realm or to succour the Scots; as it was lately ordained by the king and his council that certain ships of Great Yarmouth and the neighbouring parts and of the Cinque Ports, prepared for war, should set out to meet the said galleys, and it is feared that danger may arise on account of the said dissensions. The king has given a like order to the admiral of the fleet of his ships from the mouth of the Thames towards the West, and to the masters and mariners of of the said ports, about to set out in the king's service as aforesaid.

[*Federa.*] By K. and C.

The like to Geoffroy de Say, admiral of the fleet from the mouth of the Thames towards the West. [*Ibid.*]

To the bailiffs and lawful men of Great Yarmouth. Order to send three or four men of their fellow burgesses, fully informed concerning the said dissensions and with full powers, to chancery, so that they shall be there on Wednesday after the Assumption next, to treat with John, archbishop of Canterbury, the chancellor and others of the council there, and with the men of the Cinque Ports whom the king has ordered to come to chancery to agree upon the said dissensions; and the king forbids them to do any injury or harm to the barons, mariners, and men of those ports by reason of those dissensions or under any pretext, as the king will be prepared to

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Membrane 21d—cont.

show speedy justice to them upon any injuries and grievances they may have, if an agreement is not made between them by this treaty. The king has given a like order to the warden of the Cinque Ports and to him who supplies his place, and to the barons, mariners, and men of those ports. [*Ibid.*]

MEMBRANE 20d.

July 28. William atte Forde, of Bristol, acknowledges that he owes to John
Perth. Hugges, of Bristol, 140*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

July 18. To the treasurer and barons of the exchequer. Order to cause the
Perth. prioress and nuns of the house of Cokehill to have respite until the the morrow of All Souls next for 15*l.*, which are exacted of them for past times for the arrears of the money granted to the king by the popes and clergy and laity of the realm, as the king has compassion on their estate, as their house is so slenderly endowed that they have not enough to live upon without outside aid (*aliena subvencione*).

July 8. To the sheriffs of London. Order to cause the goods of Banduchinus
Perth. de Luca, foreign merchant in that bailiwick, to be arrested and safely kept until satisfaction is done to the king for the money which he owes to him, and to inform the king of the price and value of the goods arrested with all possible speed, as he proposes to leave the realm clandestinely and quickly, scheming to defraud the king. By U.

Aug. 24. John de Frysmareys, of Newcastle-upon-Tyne, acknowledges that he
Perth. owes to John de Angreton of Newcastle-upon-Tyne, and to Robert and Peter, John's brothers, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Enrolment of indenture witnessing that whereas John de Frysmareys made the preceding recognisance to John de Angerton and Robert and Peter, the said John de Angerton, Robert and Peter, grant that if John de Frysmareys behaves well towards them henceforth, without making grievance for any trespass made in times past, and without making maintenance against them upon the dispute moved between them and Richard Lescot and certain other persons of Newcastle-upon-Tyne, by reason of the death of Roger Lobauld and John Lobauld, kinsmen of John de Angerton, Robert and Peter, then the said recognisance shall be null; and John de Angerton, Robert and Peter, grant that if John de Frysmareys behaves to them as aforesaid, then they will make a general release to him; and John de Frysmareys grants that if he behave ill (*mes porte*) to John, Robert and Peter in the said matters, then the recognisance shall remain in force. Dated at Northampton on the day and year aforesaid. *French.*

Memorandum, that Robert and Peter and John de Fresmareys came into chancery at Northampton on the said day and acknowledged the preceding indenture.

Aug. 24. Robert de Angreton, of Newcastle-upon-Tyne, acknowledges that he
Perth. owes to John de Frysmareys, of Newcastle-upon-Tyne, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Enrolment of indenture witnessing that whereas Robert de Angerton made the preceding recognisance to John de Frysmareys, John grants that if Robert behaves well towards him without making suit, prevention or grievance on him by reason of any trespasses, maintenances or disputes made by John, then the recognisance shall be null; and Robert grants that if he

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Membrane 20d—cont.

behaves ill towards John in those matters, then the recognisance shall remain in force. Dated at Northampton on the day and year aforesaid.
French.

Memorandum, that both John and Robert came into chancery at Northampton on the said day, and acknowledged the preceding indenture.

Aug. 27.
Perth.

George atte Grove, of Bradewey, acknowledges that he owes to John de Stoke, parson of Seynesbury church, diocese of Worcester, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Aug. 18.
Perth.

To the sheriff of Wilts. Order upon view of these presents, to cause proclamation to be made in the town where the assizes are to be taken and elsewhere, that no one, except the king's serjeants and ministers, shall go armed, or ride or lead or procure an armed power before the justices or elsewhere in that county, nor do anything to injure the king's peace against the form of the statute of Northampton; and the sheriff shall cause all those whom he finds doing the contrary, after the proclamation, to be arrested and guarded in prison until further orders, taking the *posse comitatus* for this if necessary; and he shall cause the horses and armour of those so attached to be safely kept until further orders, as it was agreed in a certain parliament that all who infringed the said statute after the king had started for Scotland should be chastised as rebels; and now the king has learned that several men making divers alliances and confederacies with no small multitude of men-at-arms and other armed men in divers places in that bailiwick, intended to come before William de Sharesnull and his fellows, justices appointed to take assizes in that county, in their next session, and at divers other places in that bailiwick, with armed power, and to impede the jurors summoned for certain assizes before the justices, by their threats, from ascertaining and declaring the truth in this respect.

By C.

July 15.
Perth.

To Nicholas de la Beche, constable of the Tower of London. Order to cause the gates of the Tower to be closed from the setting of the sun to the rising of the same, and to take oath from the officers, ministers and others who dwell in the tower, for the safe keeping thereof, to conduct themselves well and faithfully in that custody, and not to leave the tower at night without licence, as was hitherto wont to be done, as on account of certain news which came to his ears, the king ordered Nicholas to cause the tower to be safely guarded, and to cause such diligence to be applied in the custody of the gates, walls, and other places thereof, that no damage may happen thereto by reason of any crafty deceit or attack of enemies, by day or by night; and now the king has been informed that notwithstanding the said order, divers officers and ministers and others dwelling in the tower as aforesaid go to the city of London and to other places, often by night and often after sunset, and remain there at will.

By K.

Aug. 8.
Perth.

To the sheriff of Northampton. Order to permit William Trussel, of Flore, who is staying in parts beyond the sea by the king's order, to have respite until the quinzaine of Michaelmas next, for all the debts which he owes at the exchequer.

By K.

The like to the sheriff of Leicester.

Aug. 13.
Perth.

To the sheriff of Rutland. Order to take into the king's hands without delay all the goods and chattels which belonged to John de Wittelbiry, deceased, and to cause them to be safely kept until satisfaction has been done to the king for what pertains to him in this respect, or until further orders, because the king appointed John, together with William Wale, to collect and levy the tenth and fifteenth granted by the community of the realm in that county; and a great part of that money was in John's custody at his death, for which the king has not yet been satisfied, as William has testified before the king in chancery.

By C.

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Aug. 12.
Perth.*Membrane 20d—cont.*

To William de Clynton, constable of Dover Castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Michael de Mentemor, monk of the abbey of St. Albans, elected to be abbot of that place, who is going to the Roman court for that election, by the king's licence, to cross from that port with his men, horses and equipments.

By C.

*MEMBRANE 19d.*July 8.
Perth.

To the brethren and sisters of the hospital of St. Leonard, York. Order to be obedient and answerable to John Giffard, keeper and master of that hospital, in all the things which pertain to them, as was anciently accustomed to be done, in the visitation of that hospital lately made by the king's order, notwithstanding any articles proposed in the same or any other hindrances, so that the king may not punish them for any defect in this respect, as W[illiam] sometime king of England founded the said hospital for the maintenance of the poor, and made a master and keeper there who received and made brethren, chaplains and others, and sisters bearing the habit for the celebration of divine service, and to minister to the poor, and to keep the goods of the hospital; and the hospital and all the goods thereof and the brethren, sisters, poor and infirm ought to be in the custody of the master of the hospital by the counsel and aid of the brethren for the maintenance of divine worship, of the master, brethren, poor, servants, and alms of the hospital, except reliefs, perquisites of court and altarages, which remain in the disposition of the master for making new year's gifts and courtesies, and his other things for his honour and that of the house, as he shall see fit for the affairs and utility of the house and as was anciently done, as is found by an inquisition taken in the time of Edward I. by certain lieges deputed by him to enquire concerning the state of that hospital; and the king wishes the hospital and all the brethren and sisters there to be ruled and maintained according to the foundation and ancient state thereof.

*Et erat patens.*June 1.
Woodstock.

To John de Wyndesore, keeper of the exchange at London. Whereas it was ordained in the parliament held at York on the morrow of the Ascension, in the 9th year of the king's reign, that money of halfpennies and farthings should be manufactured at the said exchange under a certain form agreed upon in the said parliament, and the king afterwards ordered John to cause such money to be made at the exchange; and the king has been besought by his workmen of the said money to order a competent reward to be paid to them for the following causes, as they now incur greater costs in the making of that money at greater labour than in past times, as they can easily show, and they will not be able to maintain or continue that expense and labour much longer unless a larger reward is allowed to them; the king therefore orders John to take with him Lapinus Roger and others having notice of this affair, and to take all possible information upon the matter, and for how much the workmen may be contented, and concerning all other things touching the king's convenience in this respect; and that information being taken to inform the king thereof without delay, with his advice in the premises.

July 18.
Perth.

To the free men and other tenants of the manor of Kenton, co. Devon, in the hands of Isabella, deceased, late the wife of Walter de Cokefeld, by the king's commission. Order to be answerable to William de Culpho and his co-executors of Isabella's will concerning their rents and services, until the king orders otherwise, and to pay to them the arrears from Isabella's time, as the king ordered William Trussel, escheator beyond Trent, to cause

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Membrane 19d—cont.

the said manor to be delivered to those executors, together with the issues thereof, by a certain mainprise, which William de Culpho found for himself and his co-executors before the king in chancery, to answer to the king under a certain form for all the issues of the said manor from the time of Isabella's death up to a certain time.

July 8.
Perth.

To the mayor and bailiffs of Newcastle-upon-Tyne. Order to cause all dung, offal and other refuse made before the gate of the castle there, and in the ditches and upon the mote, to be taken away with all speed, and to cause proclamation to be made in that town that no one shall make a paths upon the mote, or use them, or permit pigs or other beasts to go there; and that no dung or other refuse shall rest upon the mote, or in the ditches, or before the door of the castle, upon the penalty which befits, because the king has been informed that the men of that town throw dung, offal and other refuse before the door of the castle, and into the ditches and upon the mote; and that there are many bad smells (*fetida*) there by the pigs and other beasts, and that certain of these men have made paths upon the mote for no small time, as if it was a high road, and they use them hitherto to the king's prejudice and that of his ministers dwelling in the castle, and to the infection of the air there. By K.

Aug. 5.
Perth.

To John de Norwico, admiral of the king's fleet from the mouth of the Thames towards the North, and to the masters and mariners of the ships now about to set out upon the sea. Order, under pain of loss of life and members, goods and chattels, not to do any harm to the men of the Cinque Ports, or to merchants or others crossing by sea, and who do not wish to aggrieve the king or succour his enemies, by reason of the dissensions lately arisen between the men of the said ports and certain mariners and men of Great Yarmouth, and not to communicate with the ships of the said ports during these dissensions, but to remain at sea with their ships and to look out for the arrival of the galleys which are to come to invade the realm, or to succour the Scots, and to defeat and destroy them if they so come. The king has sent a like order to the admiral of the fleet from the mouth of the Thames towards the West, and to the masters and mariners of the ships of the said ports, about to set out in his service. By K. and C.

The like to Geoffrey de Say, admiral of the fleet of ships from the mouth of the Thames towards the West, and to the masters and mariners of the ships about to set out to sea in the king's service.

To the bailiffs and men of Great Yarmouth. Order to send three or four burgesses of that town to chancery to treat concerning the said dissensions [*as at page 693 above*]. By K. and C.

Enrolment of acknowledgment of receipt by Arnald de Duio Forti, knight, from the king by the hands of John de Pulteneye, citizen of London, of 800*l.*, which were owing to Arnald of the assignment of 500 marks at the sterling, which the king granted to Arnald of the issues of the pedage of St. Macaire, to be received yearly under a certain form. Dated at London on 24 August, 10 Edward III.

Memorandum, that Arnald came into chancery at Northampton on 1 September and acknowledged the preceding deed.

Jan 18.
London.

To Alfonso, king of Castile, Leon, Toledo, Galicia, Seville, Cordova, Murcia, Jaen and Algarves, and count of Molina. Request to assist the king against the evil-disposed persons of Flanders, Normandy, and other places of the kingdom of France, who are preparing snares for the king upon the sea, perpetrating several evil deeds, and conspiring the repression of the king and his, so that the said rivals shall have no naval assistance from Alfonso's dominion; and if they make a passage with galleys and

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Membrane 19d—cont.

ships by the dominions (*partes*) of Alfonso, that he will be pleased to order them to be arrested; and that he will forbid his subjects to assist them with ships, arms or other necessities, and to go to those parts, as if they do so they will expose themselves to great dangers, and the king does not wish any harm to happen to them; but if they wish to come to the places of the king's district, he will cause them to be favourably treated; and if Alfonso will be pleased to aid the king with galleys and ships well prepared and armed, to which the king incites him by his prayers, the king will be prepared to pay liberally for all, which things the king will always seek to do for Alfonso in like case.

MEMBRANE 18d.

- Aug. 30.
Perth. John de Grey of Codenore acknowledges that he owes to William, archbishop of York, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.
- Aug. 27.
Perth. To John de Broghton and Gilbert Chastelyn. Order to deliver Roger de Nowers, knight, and Richard and Roger his sons, William le Taillour of Keynham, Walter Been, William Hacun, John Been, and William son of Nicholas atte Melle of Churchehull, to Richard de Willamescote and Thomas de Langeleye, on bail; and if they have not yet taken them, to supersede the said taking, although the king lately appointed John de Broghton and Gilbert to arrest and take Roger and the others notoriously suspect of felonies and misdeeds perpetrated in the realm, wherever they should be found, and to take them to the Tower of London to be delivered to prison there according to the ordinance made in the last parliament at Westminster, because Richard de Willamescote and Thomas have mainperned before the king and his council to have Roger and the others before the king or elsewhere at his order, to do and receive what shall be determined there, and that they will behave themselves well. By K. and C.
- July 26.
Perth. To the treasurer and barons of the exchequer. Order to receive Thomas Durant, whom Henry de Bradeweys, steward of the liberties of John, archbishop of Canterbury, has attorned before them, to make his proffer on the morrow of Michaelmas next, because he is on the king's business in co. Kent and other parts of the realm. By C.
- Aug. 28.
Perth. To John de Molyns and Ralph de Wedon, sheriff of Buckingham. Order to supersede the taking of Robert Malet, although the king lately appointed them to arrest and take Robert, notoriously suspect of divers felonies and misdeeds perpetrated in the realm, and to cause him to be brought safely to the Tower of London, to be imprisoned there according to the ordinance of the last parliament at Westminster, because Alan de Leaume and Thomas le Fynel, of co. Buckingham, have mainperned before the king and his council, to have Robert before the king or elsewhere at his order, to do and receive what shall there be ordained, and that he will conduct himself well. By C.
- To the treasurer and barons of the exchequer. Order to cause Robert de Hambury, chamberlain of North Wales, to have respite until the octaves of Hilary next for rendering his account at the exchequer on the morrow of Michaelmas next, because he is on the king's business. By C.
- Aug. 24.
Perth. To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Lambert de Flynt of St. Omer, who was lately sent to the king by Philip, king of France, as his envoy, and afterwards came to the king in Scotland, and who is now going home, to cross from that port, together with his grooms, horses, equipments, money and other things. By K.

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*Membrane 18d—cont.*Sept. 1.
Perth.

Thomas son of Peter de Leicestr[ia] of Northampton, the younger, acknowledges that he owes to Richard de la Porte of Northampton 80 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of grant by Thomas son of Peter de Leicestr[ia] of Northampton, the younger, to Richard de la Porte of Northampton, of all the lands and rents which he holds in the town of Duston, which tenements are worth 60s. yearly. Dated at Northampton on Monday after the Beheading of St. John the Baptist, 10 Edward III. Witnesses: George de Longevill, Roger de Lumley, Nicholas Chaunceux, Henry le Bray of Herleston, William de la Porte, Walter Cay of Northampton, John Hendecok, Henry Athelard.

Memorandum, that Thomas came into chancery at Northampton.

Sept. 1.
Perth.

Walter de London, dean of the church of St. Andrew, Wells, and Geoffrey de Chelcheth, canon in the free chapel of St. Martin le Grand, London, acknowledge that they owe to Asselin Simonetti, merchant of Lucca, 250*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Somerset.

Cancelled on payment.

The same dean and Geoffrey acknowledge that they owe to the same Asselin 240*l.*, to be levied as aforesaid.

Cancelled on payment.

John son of Bartholomew Pecche acknowledges that he owes to John de Eccleshale 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Aug. 16.
Perth.

Robert de Sadyngton, John de Waldegrave and John de Overton acknowledge that they owe to John, archbishop of Canterbury, 100*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment; acknowledged before Master Robert de . . .

Memorandum, that William de Northwell of co. Nottingham, prebendary of Northwell in the collegiate church of Southwell, mainperned at the exchequer to render the account there for Robert de Tanton, late keeper of the wardrobe, for the time when Robert was keeper, and he found security in the exchequer to satisfy the king for what should be found to be owing by the said account; wherefore the king ordered all the goods and chattels which belonged to Robert at his death, which had been taken into the king's hands by reason of the said account, to be delivered to William by writ of the exchequer; and afterwards, because John, archbishop of Canterbury, at William's request and with the king's consent, undertook to dispose of the said goods and chattels as far as they would suffice in the payment of Robert's debts and otherwise for the salvation of Robert's soul, as should seem best, the king ordered all the said goods and chattels to be delivered to the archbishop at William's repeated request; and subsequently Peter de Tanton, brother and heir of Robert de Tanton, clerk in chancery, granted that 200 marks, which Robert de Sadyngton, John de Waldegrave and John de Overton acknowledged on 3rd June, 9 Edward III., that they owed to Peter before William de Herle and his fellows, then justices of the Bench, as is fully established by the record and process of that recognisance which was made for a certain release which Peter made of certain lands which belonged to Robert, should be levied by the king and delivered to the archbishop, in aid of payment of the debts in which Robert was bound to the king and others, so that nothing thereof should be converted to Peter's benefit; and because Robert de Sadyngton, John de Waldgrave and John de Overton, on 6 August, 10 Edward III. acknowledged in chancery

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Membrane 18d—cont.

that they owed 100*l.* to the archbishop for those 100*l.* which were owing to Peter, although the said recognizance for 200*l.* had been made upon condition expressed in an indenture made between them and Peter concerning the terms of payment, both the king and the archbishop granted that no execution of that recognisance should be made before the said justices, but that the recognisance should be considered null, and that order should be given to the justices not to make any execution thereof, and that no execution should be made in chancery by virtue of the said record and process on the file of chancery for the said 10th year, but that Robert de Sadyngton, John de Waldegrave and John de Overton should be quit of the said 200 marks.

July 8.
Woodstock.

To Gilbert de Charlebury, Richard Cary and John de Stangrave. Order, upon sight of these presents, to cause the prior and brethren of the order of St. Augustine in the suburb of Oxford without Smythyate, to have seisin of two messuages and an acre of land in the said suburb, to hold according to the tenor of the king's charter, and not to intermeddle further therewith or the enclosure thereof by virtue of the king's previous letters patent to them under the privy seal, although the king lately appointed them to be attorneys and proctors to receive in his name seisin of the said messuages and land adjoining the manse of the said brethren, which William le Taillour of Hegham Ferers, chaplain, gave to the king by his charter, and to continue that seisin until further orders, and to enclose the said messuages and land, because the king afterwards granted the messuages and land to the prior and brethren, by charter, for the enlarging of their manse. By C.

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Jan. 15.
The Tower.

To the treasurer and barons of the exchequer, Dublin. Order to cause Elizabeth de Burgo, one of the heirs of Gilbert de Clare, tenant in chief of the late king, to have respite, until Christmas next, for all the debts which Gilbert owed at the exchequer, unless the king orders otherwise in the meantime, as the late king ordered the treasurer and barons of the said exchequer to accept sufficient security from the executors of Gilbert's will for rendering any debts which he owed at the exchequer to the said king, as far as Gilbert's goods and chattels would suffice, and to cause the executors to have full and free administration of all those goods and chattels in Ireland, for making execution of the said will, and the king ordered the treasurer and barons to inspect the rolls and memoranda touching the premises in the chancery of England, and to inform the king as quickly as possible whether the said security was taken, the said goods delivered to the executors, and of the value thereof, and the king has given Elizabeth the respite for the said debts which are exacted of her by reason of the lands which she holds in her purparty of the lands which belonged to Gilbert. By K.

1336.

MEMBRANE 17d.

Aug. 12.
Perth.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to cause the seal called 'coket' deputed in that port for the collection of the said custom to be placed in a safe place in that city under lock and under the seals of the mayor and four lawful men of the city whom they shall nominate, and to be safely guarded; and they shall not permit wool, hides or wool-fells to cross from that port towards parts beyond, by any trick or design, or under any pretext, after the receipt of these presents, until further orders under pain of forfeiture. By K. and C. [*Fœdera.*]

The like to the mayor and bailiffs of fifteen other cities and towns, 'mutatis mutandis.' [*Ibid.*]

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Membrane 17d—cont.

- Richard de la Hayle, clerk, is admitted guardian of John son of John de Merkyngfeld, of Sharrowe, kinsman and heir of John Merkyngfeld, clerk, late executor of the will of William de Hamelton, a minor, to defend the execution of a recognisance for 40*l.* made by John, in the late king's chancery, to the abbot of Fourneys.
- Adam de Merkyngfeld, knight, tenant of a part of the lands which belonged to the said executor, puts in his place the said Richard to defend the execution of the same recognisance.
- Like attornment by Laurence de Merkyngfeld, tenant of a part of the lands of the said executor.
- Sept. 1. To John de Tumby, of Boston. Order to be at Nottingham on Monday
Perth. after St. Matthew next to give his counsel and advice upon arduous affairs touching the king, because the king has summoned the prelates, earls, barons and other magnates of the realm at the said place on the said day to treat upon the said affairs. By K.
[*Rep. Dig. of a Peer*, iv. p. 463.]
The like to thirty-five others. [*Ibid.*]
- To the mayor, aldermen, sheriffs, and community of the city of London. Order to cause four of the merchants of wool of that city to be elected and sent to Nottingham on the said day, to give their counsel on the said affairs, and further to do what shall be ordained upon these things. By K.
[*Ibid.*]
- Sept. 5. Master Richard Wandard, of Assheby Leger, acknowledges that he owes
Perth. to William Capel, of Watford, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.
Cancelled on payment.
- Sept. 8. To the treasurer and barons of the exchequer. Order to cause Oliver de
Perth. Ingham, seneschal of Gascony, to have respite for a year from the date of these presents, for all the debts and reliefs which he owes at the exchequer, and also for all the accounts which he is bound to render at the exchequer.
By K.
- Sept. 7. To John de Warrenn[a], earl of Surrey. The king sends Roger de
Perth. Swynnerton to him upon affairs touching the safety of the realm and the repulse of the king's enemies, ordering him to give credence to what Roger shall say, and to do those things as shall seem best for the defence of the realm and the repulse of the king's enemies. By K.
The like to Richard, earl of Arundel.
- Sept. 8. To the treasurer and barons of the exchequer. Order to cause Roger de
Perth. Swynnerton, whom the king is sending to divers parts of the realm on his affairs, to have respite until the octaves of Hilary next for all the debts which he owes at the exchequer, for prests of the wardrobe and for other things. By K.
The like to the sheriff of Stafford for the same Roger.
- Sept. 8. To William le Blount 'le neveu.' Whereas the king lately appointed him
Perth. and Henry de Hambury, William Basset, Robert de Sadyngton, Richard atte Pole, William de Clapham and Robert de Hungerford to be justices in eyre for pleas of the forest of Henry, earl of Lancaster, in co. Lancaster, from the time when Edmund, earl of Lancaster, Henry's father, whose heir he is, last held pleas of the Forest there by virtue of the grant of Edward I., and although William le Blount and some of his fellows began the said eyre, and have divers records and processes of that eyre before them, yet William le Blount cannot continue further for certain causes; the king therefore orders him to send all the records and processes touching that

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Membrane 17d—cont.

eyre to his said fellows. The king has also ordered Henry, William, Robert, Richard, William and Robert to receive the said records and processes from William, and to proceed further in that eyre as is customary.

Sept. 5.
Perth.

To the lord of Montaut (*Alti Montis*). The king thanks him for his kindness to him, as the treaty made between him and the seneschal of Gascony and the constable of Bordeaux is pleasing to him, and the king will cause it to be fulfilled, and will send to the said lord his confirmation thereof under a better form.

Nov. 23.
Bothwell.

To the sheriff of York. Order to cause a regard of the forest of Pykeryng, in that county, of Henry, earl of Lancaster, to be made before the coming of the king's justices of the forest, so that the regard may be made before the Purification next.

*Capitula.**MEMBRANE 16d.*

Aug. 24.
Perth.

To W. archbishop of York. Summons to attend a parliament at Nottingham on Monday after St. Matthew next, and to warn the dean and chapter of York, the archdeacons and all the clergy of the diocese, to be present on the said day at the said place, the dean and archdeacons in person, the chapter and clergy by their proctors, to do and consent to those things which shall there be ordained by common consent, as the king lately sent envoys to France, with the consent of the late parliament at Northampton, with full powers to treat with the king of France concerning the king's journey to the Holy Land, and concerning certain questions and disputes pending in the said king's courts, which the king of France has against the king or his subjects, or the king has against the king of France or his subjects, by reason of the king's lands in parts beyond the sea, and also to treat with David de Brus concerning truces and final peace between the king and David; and now the king of France and the Scots have refused to consent to the affairs begun by the said envoys, and the king of France publicly asserts that he wishes to favour the Scots as much as he can, and causes galleys and ships to be assembled in a great multitude to be sent against the king and his realm.

By K.

[*Fœdera; Rep. Dig. of a Peer*, iv. p. 460.]

The like to J. archbishop of Canterbury and eighteen bishops, and to the keeper of the spiritualities of the bishopric of Norwich, *sede vacante*.

[*Ibid.*]

Memorandum, that in the letters directed to J. bishop of Ely, and J. bishop of Chichester, the clause to appear in person is omitted. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to twenty-six abbots, the prior of the Hospital of St. John of Jerusalem in England, and two other priors. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to Hugh, earl of Devon, to attend in person, or send his eldest son there, to four other earls, and thirty-five others. [*Ibid.*]

To the sheriff of York. Order to cause two knights for that shire, two citizens for each city, and two burgesses for every borough in that county, to be elected to attend the aforesaid parliament.

By K.

[*Rep. Dig. of a Peer*, iv. p. 462.]

The like to all the sheriffs of England. [*Ibid.*]

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Membrane 16d—cont.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons to be elected from each of the said ports to attend the aforesaid parliament. [*Ibid.*]

To Master Robert de Stretford, archdeacon of Canterbury. Order to attend the aforesaid parliament to give his counsel with others of the king's council. [*Ibid.*]

The like to Master John de Hildesle, chancellor of the exchequer, and to thirteen others. [*Ibid.*]

To J. archbishop of Canterbury. Order to cause the clergy of his province to be convoked at Leicester on Monday after Michaelmas next, so that the bishops, deans and priors of cathedral churches, archdeacons and abbots, shall be present in person, and the chapters of cathedral churches and the clergy of each diocese, by two proctors, to treat upon the said affairs with the archbishop and others to be sent there by the king. [*Ibid.*]

To the same. Order to warn the clergy of his diocese to be present at the said conference as aforesaid, as the king does not wish the said affair to be delayed for lack of such warning. By K. [*Ibid.*]

The like to W. archbishop of York. [*Ibid.*]

Sept. 12. Osbert de Graye, citizen and merchant of London, acknowledges that he
Perth. owes to William son of John atte Crouche of Bredstrete, London, 30*l.*; to be levied in default of payment, of his lands and chattels in co. Bedford.

Sept. 13. John de Holt of co. Leicester acknowledges that he owes to Roger de
Perth. Leukenore of Southmymmes, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Alexander son of Alexander de Walsham acknowledges that he owes to John de Illegh, parson of the church of All Saints, Ikelyngham, and to Master Robert de Mildenhale, master of the scholars of the house of St. Michael, Cambridge, 175*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Sept. 14. Hugh de Northburgh acknowledges that he owes to Laurence de Preston,
Perth. knight, 400 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Laurence de Preston, knight, acknowledges that he owes to Hugh de Northburgh 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Sept. 16. Simon le Gaunt of Kislingbury, chaplain, acknowledges that he owes to
Perth. Thomas de Evesham, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Sept. 18. John de Overton, parson of Seleby church, acknowledges that he owes
Bamburgh. to John archbishop of Canterbury, administrator of the goods of Robert de Tanton, clerk, deceased, 22*l.* 9*s.* 5*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Leicester.

*Cancelled on payment.**MEMBRANE 15d.*

Sept. 6. To the sheriff of Cambridge. Order to supersede the taking of Henry
Perth. de Harouden, by a mainprise, as Henry has besought the king to cause the taking of him to be superseded by sufficient security, as William de

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Membrane 15d—cont.

Wevelyngham impleads Henry and certain others before the justices of the Bench to render to William their reasonable account for the time when they were receivers of his money, and the plea was so proceeded with that the sheriff was ordered by the king's writ of judgment, returnable before the justices on the quinzaine of Michaelmas next, to take Henry to render the said account to William, because the sheriff returned before the justices that Henry was not found and had nothing in that bailiwick whereby he could be distrained, and Henry is ready to answer William upon the said account on the said day and to stand to right thereupon; and he has found the following mainpernors before the king in chancery, to wit: Master Nicholas de Lodelowe and Robert Douce of Waldegrave, co. Northampton, who have undertaken to have him before the justices on the said quinzaine to answer William thereupon and to do and receive what the king's court shall determine.

By C.

Sept. 5.
Perth.

To John de Shardelowe, William de Trumpyton, Simon de Grunne (*sic*) and Geoffrey Seman. Whereas the king appointed them to be justices to hear and determine certain trespasses done to William de Wevelyngham by Henry de Haroudon, John de Shepeden, Ralph de Holebech, Nicholas de Haneworth, John de Repperes, and Edmund de Leukenore at Cambridge, and although the chancellor of that university for the time being according to the statutes, privileges and liberties confirmed and approved by the king and his progenitors, which the chancellor and scholars of the university have hitherto used and enjoyed, is bound and is wont to imprison all delinquents in the university, where a scholar is one of the parties, for the conservation of the peace and tranquillity of the university and for the punishment of such delinquents, to be detained until he demanded them, and William, while he was a scholar of the said university, as a perturber of the peace and quiet of the university, was condemned to prison by the chancellor and others of the university by reason of certain delicts perpetrated by him there, and was afterwards sent to prison by the said Henry, chancellor of the university at the time of his substitution in that office, following what was rightly done by his predecessor according to the duty of his office and the oath taken by him in the substitution of that office; yet William has impleaded before those justices, the chancellor and Nicholas, now proctor of the university, John, Ralph and Edmund, because they had taken and imprisoned him at Cambridge by force and arms and had taken and carried away his goods and chattels found there to the value of 100 marks, and had inflicted other wrongs upon him, as if that imprisonment had been done maliciously and by force and arms against the king's peace, upon which pretext there is great commotion in the university and people of those parts and dissensions and discords begin to arise between the scholars and laity of Cambridge, who encourage and maintain William as one of their own against the scholars, and the scholars desert study and are compelled to attend to strife and dissensions against such snares, and greater evils may happen between the magnates of the realm and others having their children, and others united to them by relationship, unless a remedy is quickly applied; and the king, considering that all in the realm ought to be unanimous against the attacks of foreigners in the defence of the realm, and that great evils may happen if the affair is not dealt with by the rigour of the law, and considering the malice of William who has impleaded the chancellor and others before these justices for the said imprisonment by another writ, and harasses them with expenses, orders those justices to continue that plea in the same state in which it now is until a certain day after Christmas next, so that deliberation upon the premises being taken in the meantime, such provision shall be made as shall seem good to the king and his council, to avoid such great danger. By C.

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*Membrane 15d—cont.*Sept. 10.
Perth.

To the treasurer and barons of the exchequer. Order to cause Owan Corder who is staying in the king's service in Scotland, to have respite until the Purification next for all the debts which he owes at the exchequer and for all the accounts which he is bound to render to the king. By K.

Sept. 12.
Perth.

To the sheriff of Northampton. Order to permit Warin le Latymer, who is on the king's affairs in divers parts of the realm, to have respite until the octaves of Hilary next for all the debts which he owes at the exchequer. By K.

Sept. 16.
Bamburgh.

Katharine, late the wife of Thomas de Lodelowe of Totyng, acknowledges that she owes to brother Philip de Thame, prior of the Hospital of St John of Jerusalem in England, 100 marks; to be levied, in default of payment, of her lands and chattels in co. Lincoln.

*Cancelled on payment.*Sept. 25.
Nottingham.

Reginald son of Simon de Sibthorp acknowledges that he owes to Beatrice, late the wife of John de Leek, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Walter de Sharplowe acknowledges that he owes to Geoffrey de Dethek, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Geoffrey de Dethek acknowledges that he owes to William de Herle, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Sept. 28.
Nottingham.

Brother John, abbot of Vaudey, acknowledges that for himself and convent that they owe to Asselin Simonetti of Lucca, merchant, and to Bindus Gile of Florence, 150*l.*; to be levied in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

*Cancelled on payment.*Sept. 27.
Nottingham.

Thomas de Outhenby acknowledges that he owes to Bartholomew de Cotyngham, parson of Beghton church, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Sept. 28.
Nottingham.

William son of Elias de Merssheton acknowledges that he owes to Thomas le Botiller of Holkerton, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

William de Merston the elder, Thomas le Botiller and William de Merston, acknowledge that they owe to Robert de Wyrleye, 100 marks; to be levied in default of payment, of their lands and chattels in co. Nottingham.

Brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England, acknowledges for himself and convent that they owe to Asselin Simonetti of Lucca, merchant, 266*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.

Cancelled on payment.

Thomas Parker of Norwell acknowledges that he owes to Master John de Thoresby, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert son of John de Wirle and Roger Gold of Fynchespathe acknowledge that they owe to William de Merston, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford.

Enrolment of release by William de Friston of Staunford to Nicholas de Eston of Staunford, clerk, of all his right and claim in two messuages, a shop, three tofts, 20 acres of land, 11*s.* rent, and a rent of a cock and two hens in Staunford and in a certain field called Sundersokene, co. Rutland;

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Membrane 15d—cont.

and also all his right and claim in a messuage and 12 acres of land in Little Castreton. Witnesses: Robert de Kelm, Richard de Suthorp, clerks of chancery, John de Trihampton, then sheriff of Lincoln, Gilbert de Ledred, Nicholas de Eurose, Thomas de Ponte Fracto of Staunford and Roger de Makesey of Staunford. Dated at Notyngnam on 27 September, 10 Edward. III.

Memorandum, that Walter came into chancery at Notyngnam on the said day and acknowledged the preceding deed.

Sept. 29. Thomas de Swanlund, citizen of London, acknowledges that he owes to Nottingham. William de Melton, archbishop of York, 22*l.* 17*s.* 9½*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

— Ralph de Mallyng and Joan his wife, executrix of the will of John de Anne, and William, parson of the church of St. Martin, Winchester, and John Thomas, executor of the will of Bartholomew de Tytyng, citizens of Winchester, put in their place William de Kelleseie, clerk, and Thomas de Cotyngnam the younger, clerk, to prosecute the execution of a recognisance for 100*l.* made to John de Anne and Bartholomew in the late king's chancery by John de Sancto Johanne.—Robert de Kelleseye, clerk, received the attornment.

Sept. 29. Ralph de Brok, parson of Goseberkirk church, diocese of Lincoln, acknowledges that he owes to Nottingham. William de Clynton, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

Oct. 1. Robert Mounteyn of Oxford acknowledges that he owes to John de Leicester. Tamworth, clerk, 2 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Oct. 1. Henry Pouger, parson of the church of Axfordshillyng, co. Dorset, diocese of Salisbury, acknowledges that he owes to Thomas de Evesham, clerk, parson of Baddeby church, 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the said county.

Cancelled on payment.

Thomas Purchaceour of Newerk acknowledges that he owes to John de Wodehous, clerk, 22*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Oct. 2. Humphrey de Lutelbury, knight, acknowledges that he owes to John Blyth. Deyncourt, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Sept. 22. *Memorandum*, that Simon de Drayton, knight, of co. Northampton, John Nottingham. de Weston, knight, of co. Essex, John de Ellerker, the elder, William de Rymynton, John de Wombwell and Nicholas Rosselyn of co. York, mainperned to have Thomas de Metham, knight, imprisoned in York castle, before the king on the octaves of Michaelmas next, or elsewhere at the king's order, to do and receive what shall then be ordained, and that he will conduct himself well.

Nov. 6. John de Derby of Kestone acknowledges that he owes to John de Stirling. Draicote, chaplain, 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

John son of Simon de Ford, parson of Axford church, acknowledges that he owes to Richard de Skeryngton, clerk, 200*l.*; to be levied, in default of payment, of his lands chattels and ecclesiastical goods in co. Dorset.

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MEMBRANE 14d.

- Brother Henry, prior of Coventre, puts in his place brothers John de Sutham and William de Sheynton, his fellow monks, and Reginald de Leek, to gain or lose in all suits and plaints pending before the king's council, between Queen Isabella and the prior.
- William de Halton, chaplain, puts in his place Robert de Merkfeld and William de Burgh, clerks, to prosecute the execution of a recognisance for 100 marks made to him in chancery by John de Bordesdon, and John son of the said John.
- John de Stafford, knight, puts in his place Richard de la Haye and Roger de Acton, clerks, to defend the execution of a recognisance for 100*l.* made by him in chancery to James de Stafford, knight.
- The same John puts in his place the same Richard and Roger to prosecute the execution of a recognisance for 100*l.* made to him in chancery by the same James.
- Sept. 27. To the sheriff of Lancaster. Writ for payment to John de Horneby, the Nottingham. younger. and Henry de Haydock, knights of that shire, of 104*s.* for attending the parliament at Notyngham on Monday after St. Matthew last, to wit, for thirteen days at 4*s.* a day each. By K. and C.
- The like for the payment of various sums to the knights of other shires [as in the '*Return of Members of Parliament.*' p. 111, *omitting* cos. Kent, Suffolk, Surrey, Sussex, Wilts, York, Norman Darcy of co. Lincoln, and *substituting* Ralph de Westwald for Ralph de Restwald in co. Westmorland].
- To the mayor and bailiffs of Scardeburgh. Writ for payment to Henry de Novo Castro and William de Bedale, burgesses of that town of 44*s.* for their expenses in attending the aforesaid parliament, to wit, for eleven days at 2*s.* a day each.
- The following burgesses and citizens have like letters to the following mayors and bailiffs, to wit :
- John de Causton and Richard de Hakenaye, citizens of London, for 52*s.* for thirteen days.
- William de Pakesham and Thomas Celer, burgesses of Maldon, for 60*s.* for fifteen days.
- John Hardyng and Alan de Boys, citizens of Chichester, for 64*s.* for sixteen days.
- Thomas de Melchebourn and Thomas de Massyngham, burgesses of Lynn, for 56*s.* for fourteen days.
- John de Sutton and Robert Chartroi, burgesses of Lyme, for 64*s.* for sixteen days.
- Sept. 26. To the weiger (*tronator*) in the port of Southampton. Order to be in Nottingham. chancery on the quinzaine of Michaelmas next to inform John, archbishop of Canterbury, the chancellor and others of the council, upon certain things touching the office of weiger, and further, to do what shall be enjoined upon him there on the king's behalf. By K.
- The like to the weighers in the ports of the following towns, to wit :
- | | |
|----------------------|----------------|
| Newcastle-upon-Tyne. | Chichester. |
| Hertilpole. | Bristol. |
| Kyngeston-upon-Hull. | Exeter. |
| Boston. | Bishop's Lynn. |
| Sandwich. | Ipswich. |
| Great Yarmouth. | London. |
| Wynchelse. | |

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*Membrane 14d—cont.*Oct. 2.
Leicester.

To the justices of the Bench. Order, at the petition of Richard, bishop of Durham, to continue in the same state in which it now is, until the octaves of Hilary next, the plea which is pending before them between the king and the bishop as to whether the bishop shall permit the king to present a fit parson to Symondburn church, which the bishop claims to hold for his own uses by charters of the king's progenitors and apostolic bulls, and that he ought to hold it of right. By K. and C.

——— To the sheriff of York. Order to take Peter de Malo Lacu, the younger, who was lately in the king's service in Scotland by his order, who departed from that service without the king's licence to the manifest danger of the king and his lieges staying there, wherever he shall be found.

Vacated because on the dorse of the exchequer roll.

Oct. 2.
Leicester.

To Ralph de Nevill, Geoffrey le Scrop, Richard de Aldeburgh, Thomas de Heppescotes and William Basset, justices in eyre for pleas of the Forest in co. York. Order to continue their eyre and all the pleas and other things touching it, in the same state in which it now is, until the quinzaine of Easter next.

To Ralph de Nevill, Richard de Aldeburgh and William Basset, justices in eyre for pleas of the Forest in co. Nottingham. The like. By K.

Oct. 1.
Leicester.

To the treasurer and barons of the exchequer. Order to cause Ralph de Nevill, keeper of the Forest beyond Trent, who is staying in Scotland in the king's service, to have respite until the quinzaine of Easter next for the account which he is bound to render for the issues of the said Forest from Michaelmas in the 9th year of the king's reign, to Michaelmas last. By K.

Oct. 5.
Auckland.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to cause Master Otto Sapiti, the king's clerk, whom the king is sending to parts beyond the sea, to have a speedy passage in the port of Dover to the said parts at his own expense. By K.

Nov. 8.
Stirling.

John de Wynchecombe, parson of Wotton Ryvers church, acknowledges that he owes to John de Peuseseye, clerk, 50s.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Wilts.

Cancelled on payment.

MEMBRANE 13d.

Enrolment of deed testifying that whereas brother Thomas Larcher, late prior of the Hospital of St. John of Jerusalem in England, granted a yearly pension of 6 marks by a deed under the common seal of the house, to the king's friend, William de Langeford, chief servitor of the king's religion (*servitori religionis nostre precipuo*) for stipends assigned to him by the council of Canterbury and for doing the office of steward; and by another deed, under the seal, he granted to William another pension of 8 marks for life to be received from the house and treasury of the house of Clerkenwell, of that order; and whereas brother Leonard de Tibertis, late prior of that house in England, granted to William, by the common deed of the house, for a certain sum of money paid to him, a yearly pension for life of 15 marks, to be received from the said house and treasury of Clerkenwell; and now William, in the present chapter of the order, has bought from them for 10 silver marks a certain yearly rent of 13s. 4d., requesting that the four yearly pensions, which are extended at 30 marks yearly, may be granted to him by one deed for life, under the common seal of the house; Philip de Thame, the present prior in

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Membrane 13d—cont.

England, and the brethren of the order therefore grant William in recompence of the said four yearly pensions, a yearly rent or pension of 30 marks of legal sterlings, to be received for life from the house of Clerkenwell, by the hands of the treasurer there for the time being; for the payment of which rent they bind themselves and their successors and their house at Clerkenwell, near London, and their manor of Staundon. William de Langeford makes a general release to the prior and brethren, saving all the fermes, corrodies, robes and chambers, granted to him hitherto by the prior and brethren by certain deeds, for himself, his horses and serjeants. Dated at the chapter of the order at Clerkenwell on Tuesday after Midsummer, 1335.

Enrolment of grant by brother Philip de Thame, prior of the Hospital of St. John of Jerusalem in England and the brethren of the house, to John de Dyngelee, clerk, for a certain sum of money, of a yearly rent of 10 marks for life, to be received from their manors of Clerkenwell, co. Middlesex, and Sutton-atte-Hone, co. Kent. Dated at Clerkenwell in the chapter general of the order on 15 February, 1335[–6].

Enrolment of indenture witnessing that brother Philip de Thame and the brethren of the order have granted to William de Langeford for a certain sum of money, a certain yearly rent of 20 marks of legal sterlings to be received for life, from their manors of Clerkenwell and Freresbarnet, co. Middlesex, and from the manor of Staundon, co. Hertford. Dated at Clerkenwell in the chapter of the order on 15 February 1335[–6.]

Enrolment of indenture witnessing that whereas brother Thomas Larcher and brother Leonard de Tibertis, former priors of the Hospital of St. John of Jerusalem in England, granted with the assent of the brethren of the house and confirmed by their deeds under the common seal of the house to William de Langeford, for life, a certain hospice with free entry and exit for himself and his, in which house he now dwells, within the enclosure of the house of Clerkenwell, near London, and perpetual board for himself at the table of the brethren, for his chamberlain at the table of the free serjeants, and for two grooms at the table called 'Danyesbord,' in the same house; and as often as William shall desire to take his meals (*manducare*) without the hall of the house of Clerkenwell in the place of his said corrody, four white conventual loaves of wheat, two loaves called 'carpenterlofs,' and two black loaves, three gallons of the better conventual ale, two gallons of the second ale, and of each course of cooking a whole mess (*ferculum*) for himself, of the service of the brethren, and for his chamberlain a mess of each course of the cooking of the service of the officers, and for his groom a mess of each course of the service of the grooms in the house of Clerkenwell, and also a robe befitting his station, of the suit of the clerks of the prior of the Hospital for the time being, to be received yearly, and also hay, litter, shoeing, with half a bushel of oats for two horses daily during William's life, to be received of the said house; and now William has besought Philip de Thame and the brethren to ratify the said grants and confirm them under the common seal of the house; Philip and the brethren therefore ratify the said grants. Dated in the chapter at Clerkenwell on Tuesday before Midsummer, 1336.

Enrolment of indenture testifying that whereas John de Dyngelee, by the grant of brother Thomas Larcher and brother Leonard de Tibertis received, by two deeds under the seal of the house, 100*s.* sterling of yearly pension for his laudable service to the said house, from the house of Clerkenwell, near London, and ought to receive it for life, and John has now acquired 12 marks 6*s.* 8*d.* yearly rent or pension in the present chapter,

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Membrane 13d—cont.

for 72 marks paid to them, and has requested them to grant him the said pensions by a single deed under the common seal of the house, Philip de Thame and the brethren of the house therefore confirm to John a yearly rent of 20 marks of legal sterlings, in recompence of the said pensions, to be received from their house of Clerkenwell and from the manors of Gynges hospital and Hanyngfeld yearly for John's life. John de Dyngelee makes a general release to the prior and brethren with respect to the said two pensions, saving all the other corrodies, robe and chambers granted to him by the prior and brethren for himself, his horse and serjeants by other deeds. Dated in the chapter at Clerkenwell on Tuesday after Midsummer 1335.

Enrolment of indenture testifying that whereas brother Thomas Larcher and brother Leonard de Tibertis, with the consent of the brethren of the order, granted and confirmed by their deeds to John de Dyngelee, clerk, for life, certain chambers with free entry and exit for himself and his, in which he now dwells, within the enclosure of the house of Clerkenwell near London, and perpetual board for himself at the table of the brethren, and for a groom at the table called 'Danyesbord' in the house of Clerkenwell, and as often as John shall choose to take his meals without the hall of the said house, in the place of his said corrody, two white conventual loaves of wheat, a loaf called 'carpenterlof,' three black loaves, two gallons of the better conventual ale, a gallon and a half of the second ale, and a whole mess (*firculum*) of each course of cooking for himself of the service of the brethren, and for his groom of the service of the grooms, and also of a robe befitting his state of the suit of the clerks of the prior of the Hospital for the time being, and hay, litter with a fourth part of a bushel of oats for a horse daily for John's life from the house of Clerkenwell: and John has now besought the prior and brethren to ratify the said grants; they therefore ratify the grants. Dated in the chapter at Clerkenwell on Tuesday before Midsummer 1336.

Memorandum, that the prior came into chancery at Notyngnam on 27 September and acknowledged the preceding deeds.

Nov. 4.
Stirling.

William, prior of Munkbretton, acknowledges for himself and convent that they owe to Bartholomew de Bard, Peter Byne, Nicholas Maryn and their fellows, merchants of the society of the Bardi of Florence, 60*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

MEMBRANE 12d.

Sept. 25.
Nottingham.

To the constable of the Tower of London, or to him who supplies his place there. Order to deliver Robert de Daventre, knight, who was taken at the king's suit for certain misdeeds and other excesses perpetrated by him in the realm, and detained in the Tower, to William de Clynton, Roger de Swynerton, Nicholas de la Beche, William Trussel, Simon de Draiton and Edmund Trussel, or one of them, on bail, as they have mainperned before the king and his council to have Robert before the king or elsewhere at his order to answer concerning the said misdeeds and excesses, and to stand to right thereupon according to the law and custom of the realm, when it shall please the king, and when he shall warn these mainpernors, and that Roger will conduct himself well.

By K. and C.

Oct. 1.
Nottingham.

To Edward, earl of Chester, the king's son, or to his justice in co. Chester or to him who supplies the justice's place there. Order to cause Thomas de Vernoun, who is in his custody by the king's order, to be safely

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Membrane 12d—cont.

brought to Nottingham castle, to be delivered to the coustable there, whom the king has ordered to receive Thomas from the earl, and to cause him to be safely guarded in prison in the castle until further orders.

By the same warrant.

Oct. 1. To John de Wodeford, dean of St. Martin's-le-Grand, London. Prohibition, under pain of forfeiture, to leave the kingdom for parts beyond Leicesters. without the king's licence. By p.s.

The like to William de Raund, prebendary of Chalk in the church of St. Edith, Wilton. By the same warrant.

Oct. 3. To the bailiffs of Great Yarmouth. Order upon sight of these presents Nottingham. to cause Daniel and Globoll, bearers of these presents, whom the king is sending to parts beyond the sea, to have proper and speedy passage from the said port. By K.

To Master Henry de Cantuar[ia]. Order to deliver the processes of the muniments and memorials touching the duchy of Aquitaine, which are in his custody, by indenture to Master Roger de Staunford, to whom the king has committed the custody of all such processes.

To Nicholas de la Beche, constable of the Tower of London, or to him who supplies his place there. Order to deliver Roger le Walsh of Wythford, Thomas Cresset of co. Salop, and Henry, late the serjeant of Richard Sterre, to mainpernors on bail if they shall find mainpernors who will undertake to have them before the king or elsewhere at his order, to answer for the felonies and misdeeds of which they are notoriously suspect, and to stand to right thereupon according to the law and custom of the realm, when the king wishes to speak against them and causes the mainpernors to be warned; and that Roger, Thomas and Henry will conduct themselves well towards the king and his people, and if Roger, Thomas and Henry are detained in the Tower at the king's suit and for no other cause, as the king lately ordered the constable to receive Roger, Thomas and Henry from the sheriffs of London, and to keep them in prison until further orders. By K.

Oct. 4. To Master Thomas Sampson and Master John Piers. Writ of *certiorari* Nottingham. concerning their counsel and advice in the matters to be explained to them by Henry de Cantuar[ia] and Roger de Staunford, the king's clerk, upon the articles and dangers in the processes against the king and his, pending undecided in the court of France and elsewhere, touching Gascony and other lands and islands of the king's lordship, and to inform the king of the best way to defend his rights in the same, together with the tenor of the commissions and other letters necessary to the king in the premises. [*Fœdera.*]

Oct. 5. To the treasurer and barons of the exchequer. Order to cause Roger la Auckland. Zousche, sheriff of Leicester and Warwick, to have respite until the quinzaine of Easter next for rendering his account, because he is about to set out to Scotland by the king's order. By K.

Oct. 6. To the abbot of Burton-upon-Trent. Order to give credence to the things said on the king's behalf by William de Eland, bearer of these presents. York.

Oct. 10. To William de Eland, constable of Nottingham castle. Order to deliver Nottingham. John de Stafford on bail to Ralph Basset of Draiton, Roger de Swynnerton, and Ralph de Stafford of co. Stafford, and Richard Talbot of co. Gloucester, although the king lately appointed Ralph and other lieges to arrest and take John, suspect of felonies and misdeeds perpetrated in that county, and to cause him to be taken safely to Nottingham castle, until further orders; because Ralph, Roger, Ralph, and Richard have mainperned before

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Membrane 12d—cont.

the king and his council to have John before the king or elsewhere at his order, to do and receive what should then be ordained, and that he will conduct himself well.
By K.

Sept. 28. To John de Trehampton, sheriff of Lincoln. Order to deliver Humphrey
Nottingham. de Littelbury, knight, to John Bret and John Deyncourt, knights of co. Nottingham, Peter de Saltmersh, knight, John Daubeney of Broghton, Thomas Thurger and William de Colby of co. Lincoln on bail, and to supersede the taking of him if John de Trehampton has not yet taken him, although the king lately appointed John de Trehampton to arrest and take Humphrey, suspect of felonies and misdeeds committed in the realm, and to keep him in prison in a certain place within the realm, according to the ordinance passed in the last parliament at Westminster; because John Bret, John Deyncourt, Peter, John Daubeney, Thomas and William have mainperned before the king and his council, to have Humphrey before the king or elsewhere at his order, to do and receive what shall then be ordained, and that he will conduct himself well.
By K.

Sept. 28. To the treasurer and barons of the exchequer. Order to receive the
Leicester. attorney whom Roger de Ailesbury, knight, and John de Peyto the younger shall appoint to render their account at three weeks from Michaelmas for the money of the tenth and fifteenth granted in co. Warwick, because Roger and John, appointed to collect and levy the said tenth and fifteenth are attendant upon the king's affairs.
By K. and C.

William Motoun, knight, and Hugh de Turvill, lately appointed to collect the tenth and fifteenth in co. Leicester, have like letters.

Oct. 10. To Edmund Gascelyn. Order upon sight of these presents to be at
Auckland. York in person on the morrow of All Souls next before the king's council, to do what shall then be enjoined by the council.
By K.

Nov. 8. To the mayor and bailiffs of Southampton. Order to arrest a ship in
Auckland. that port for the king's service, to take 50 armed men to the islands of Gerneseye, Jereseye, and Serk for the safety of the same, to be delivered to Hugh Balle, whom the king has charged to lead those men at the king's expense.
By C.

Sept. 26. To William de Melcheburn. Order not to intermeddle henceforth, by
Nottingham. virtue of the king's commission, with the purveyance of divers kinds of corn and other victuals in the realm, although the king lately appointed him to make such purveyance together with other men.
By K.

Sept. 28. To the constable of the Tower of London. Order, under pain of for-
Nottingham. feiture, to receive John, earl of Murryf, the king's enemy, and rebel, whom the sheriff of Southampton will deliver to him by the king's order, and to keep the earl in irons in the Tower until further orders.
By K.

Sept. 26. To the treasurer and barons of the exchequer. Order to cause John de
Nottingham. Moubray to have respite until Easter next for all the debts which he owes to the king.
By K.

Sept. 27. To the same. Order to receive the proffer of Richard de Welles, cham-
Nottingham. berlain of South Wales, by the attorney whom he shall appoint, not aggrieving him for his absence on the present morrow of Michaelmas, as he is now attendant upon the payment of the wages of the men of Wales, about to come to Scotland in the king's service.
By K.

Oct. 30. Robert son of Richard Wetewang, of Dunstan, acknowledges that he
Berwick-on- owes to Thomas de Baumburgh, clerk, 24 marks; to be levied, in default of
Tweed. payment, of his lands and chattels in co. Northumberland.

Vacated because otherwise below.

1336.

Membrane 12d—cont.

- John de Brotherton, vicar of St. Peter's church, York, amoved Robert de Roderham, whom he previously attorned to prosecute the execution of a recognisance for 18 marks made to him in chancery by John de Gedynton, parson of All Saints' church, Bernewell, diocese of Lincoln, and in Robert's place he substituted John de Dalynton, to prosecute the execution of the said recognisance.
- Oct. 20. Michael de Presfen acknowledges that he owes to Thomas de Baumburgh, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in Newcastle-on-Tyne. co. Northumberland.—William de Emeld[on] received the acknowledgment.
- Oct. 10. Robert son of Richard Wetewang of Dunstan acknowledges that he owes to Thomas de Baumburgh, clerk, 24 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.
- Nov. 2. Richard de Cardoil of Swyne acknowledges that he owes to William de Melton, archbishop of York, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.
- Nov. 9. John Stretch acknowledges that he owes to Ralph de Middelnye, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.
Cancelled on payment.

MEMBRANE 11d.

- Oct. 5. To the sheriff of Norfolk and Suffolk. Order, upon sight of these Auckland. presents, to cause all the men of Flanders, both merchants and others who are found in that bailiwick, together with their ships, merchandise, goods and chattels to be arrested and kept in safe custody until further orders, making indentures containing the names of the Flemings so arrested, and their goods, sending transcripts thereof to the chancery from time to time, as the merchants and others of the realm in Flanders have been arrested by the count of Flanders and the burgomasters, *échevins* and *consules* of the towns of that land, together with their merchandise, things and goods, although no injury has been done by the king or his to the count or the men of Flanders. [*Fadera.*] By K. and C.
- The like to the sheriffs of fifteen other counties, to the bailiffs of Great Yarmouth and the bailiffs of Ravenserod, '*mutatis mutandis.*' [*Ibid.*]
- The like to the warden of the Cinque Ports, or to him who supplies his place, within the liberty of the Cinque Ports. [*Ibid.*]
- To John de Norwico, admiral of the king's fleet of ships of Great Yarmouth and of other ports from the mouth of the Thames towards the North. Order upon sight of these presents to cause the men of Flanders, merchants and others and their ships and goods to be arrested upon the sea wherever he shall meet them with his fleet, and to be securely kept. [*Ibid.*]
- The like to Geoffrey le Say, admiral of the king's fleet from the mouth of the Thames towards the West. By K. [*Ibid.*]
- Oct. 1. To Richard de Wylughby, John de Hambury, Henry de Hambury, Leicester. Robert de Sadynton and Richard de la Pole. Whereas lately at the request of Henry, earl of Lancaster, the king appointed Richard de Wylughby and John and John de Shardelowe and Robert de Hungerford, justices in eyre for pleas of the earl's forest of Pikeryng, co. York, from the time when Edmund, late earl of Lancaster, Henry's father, whose heir he is, last held pleas of the Forest there by virtue of the grant of Edward I. and afterwards, because Robert de Hungerford was engaged upon other

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Membrane 11d—cont.

affairs so that he could not intend the premises with Richard de Wylughby, John and John de Shardelowe, the king appointed Henry and Robert de Sadyngton to do the premises with Richard, John and John; and subsequently because the king learned that John de Shardelowe could not do the premises with Richard, John, Henry and Robert, the king appointed Richard de la Pole justice together with Richard, John, Henry and Robert, as is fully contained in divers letters patent thereupon; and now in the eyre begun by them by virtue of the king's said appointments and in divers pleas between certain of the king's lieges and others, and in the processes made thereupon, on a certain day to proceed further in this respect, to wit, Wednesday after the Ascension last, appointed by those justices, the pleas and processes so pending remained without a day through the absence of Richard de la Pole, because he was then elsewhere on the king's service, and the earl besought the king to provide a remedy in this respect; the king therefore orders Richard, John, Henry, Robert and Richard to order by the king's writ under the testimony of Richard de Wylughby, sheriff of the said county, that the pleas and processes shall be resumed before them at Pikeryng on a certain day, which they shall appoint, in the same state in which they were on the said Wednesday, and the parties whom those pleas and processes touch, and shall cause that eyre to be held on that day and all the said pleas and processes which pertain to them according to the assize of the Forest, notwithstanding that the said pleas and processes, previously begun, remained without a day as aforesaid. By K. and C.

Sept. 23. To the sheriff of Oxford. Order to supersede the demand which he
Nottingham. makes on William de Bohun, who is staying in the king's service in Scotland, for the arrears of fermes and reliefs and other debts, and to permit him to have peace therefor, as the king has given William respite until Midsummer next, for the said arrears, reliefs and debts. By K.

To the treasurer and barons of the exchequer. Order to cause William de Bohun to have the said respite. By K.

Sept. 16. To the taxers and collectors of the tenth and fiteenth in co. Northampton.
Perth. Order to supersede the assessing and levying of 67s. 3d. which the men of Little Hoghton are bound to pay to the king by reason of the said tenth and fiteenth, as the king has given them respite therefor until the Purification next, having compassion on their estate, their town having been burned, together with the corn and other goods and chattels there. By C.
[*Fædera.*]

Sept. 12. To the treasurer and barons of the exchequer. Order to cause Giles de
Berwick-on-Badlesmere, who is staying in Scotland in the king's service, by his order,
Tweed. to have respite until Hilary next for all the debts which he owes to the king and which are exacted of him. By p.s. [9642.]

The like to the treasurer and barons of the exchequer, Dublin.

By the same writ.

Oct. 2. To the *podestà*, captains, abbot, people, *anziani* and community of Genoa.
Leicester. The king thanks them for having refused to consent to an armed provision of galleys made there as they thought to the king's prejudice, and for having burned some of those galleys. The king requests them to give full credence upon these things to Nicholinus de Flisco, their fellow citizen. [*Fædera.*]

To Robert, king of Jerusalem and Sicily. Like thanks for having prohibited a like armament, made in a county of his province under pretence of help for the Holy Land, with a like request to give credence to Nicholinus de Flisco of Genoa. [*Ibid.*]

Enrolment of letters of Nicholinus de Flisco, called 'cardinal' of Genoa, special proctor, envoy and syndic of the *podestà*, captains, abbot, people, *anziani*

1336.

Membrane 11d—cont.

and community of Genoa to receive whatever is owing to them by the king or any persons of his realm, and to give quittance to the king and his subjects for all debts or damages, showing that whereas the *podestà* and others of Genoa sought restitution from the king for certain damages said to have been inflicted on Yvanus Luciani and his fellows, citizens of that city, by the subjects of Edward II., in taking and plundering a great ship near the Downs of Sandwich, and the king of his liberality assigned 8,000 marks sterling in recompence for such damages, Nicholinus acquits the king and his subjects of the said damages and renounces any action to be made by reason of those damages. Dated at Lenton on 16 October 1336.

Memorandum, that Nicholinus came into chancery at York on 30 October and acknowledged the preceding letters. [*Fœdera.*]

MEMBRANE 10d.

- Oct. 15. To the keepers of the ports and sea places in co. Southampton. Because Berwick-on-Tweed. the king has been informed that several men-at-arms and others assemble in parts beyond in divers galleys and other ships in no small multitude, being emboldened because they have heard that the ships of that county have gone elsewhere from that coast against the attacks of the king's enemies, propose to invade the realm at Portesmouth to perpetrate what damage they can against the king and his people; the king orders these keepers to place such careful and diligent guard upon that port and the adjacent parts, according to the king's orders directed to them at another time, and to resist such attacks, if they be made, so boldly that these parts may be defended without danger, and that the king may commend their diligence in this respect.
By K. and C.
- Sept. 28. To the treasurer and barons of the exchequer, Dublin. Order to permit Nottingham. Thomas de Furnyvall, who married Joan, eldest daughter and heir, now deceased, of Theobald de Verdun, tenant-in-chief of the late king, Bartholomew de Burghersshe, who married Elizabeth, the second daughter, William le Blount, who married Margery, the third daughter, and Henry de Ferariis, who married Isabella, the fourth daughter, to have respite until the month of Easter next for all the debts which are exacted of them under the name of Theobald, unless the king order otherwise in the meantime.
By K.
- Sept 22. To the treasurer and barons of the exchequer. Order to cause Thomas Nottingham. de Bradestan, who came with the king from Scotland into England, and who is about to return to those parts in the king's company, to have respite until the quinzaine of Hilary next for all the debts which he owes to the king, and for all accounts which he is bound to render to the king.
By K.
- Oct. 15. To the sheriff of Worcester. Order to supersede the taking of Master Auckland. Peter de Pirye, as the king lately ordered the bailiffs of Worcester to make Peter come before him on the quinzaine of Michaelmas last, as Peter was taken and imprisoned by the king's order for various causes, to do and receive what should there be ordained by the council upon the premises; and Peter found in chancery the following mainpernors, to wit: Richard de Hopton, William Roculf and John le Beliettere of that county, who undertook that he would conduct himself well towards the king and his people, and to stand to right upon the premises and all things touching them in the king's court, and to do other things when the king wishes to speak against him.
- John le Belietere of Worcester has a like writ by the mainprise of Peter de Pirye and of the said Richard and William.

1336.

Membrane 10d—cont.

Sept. 29. To the sheriff of Worcester. Order to release John de Hull, knight,
Nottingham. accused of certain misdeeds and trespasses before the king and his council, and for that reason taken and imprisoned by the king's order, from the said prison, by mainprise, if he shall find mainpernors to answer for him, and that he will be at Berwick-upon-Tweed on the octaves of All Saints next, ready to set out thence in the king's service against the Scots. By K. and C.

Sept. 26. To Robert Cler. Because on inspection of the chancery rolls for the
Nottingham. present year no commission is found for visiting the hospital of the poor lepers of Somerton, co. Norfolk, and the king has learned that Robert intends to use a certain commission of the king, under date 6 May last, to survey and visit the hospital, and do other things contained in that commission, together with Master William de Martham and Robert de Beverle, although the hospital was not of the king's advowson, nor of the foundation of his progenitors, concerning which commission a sinister suspicion is held for the said cause; the king wishing to ascertain if such a commission is in Robert's possession, orders him, if he so has it, to have it in chancery on Monday after the quinzaine of Michaelmas next, so that being inspected, the king may cause what is necessary to be done in this respect; the execution of the said commission being superseded in the meantime.

Sept. 24. To the treasurer and barons of the exchequer. Order to cause John de
Nottingham. Segrave, who is staying in the king's service in Scotland, to have respite until Easter next for all the debts which he owes at the exchequer.

By K.

To the same. Order to receive Elias de Waddeworth and William de Bromwych, in the place of Richard de Foxcote, sheriff of Gloucester, who is attendant upon the king's affairs in that county, so that he cannot be present at York on the morrow of Michaelmas next to make his proffer. By K.

To the same. Order to receive Roger de Jakesle and John de Thorp, whom Thomas de Lacy, sheriff of Cambridge and Huntingdon has put in his place to make his proffer on the morrow of Michaelmas next, because he is detained by severe sickness. By K.

Oct. 22. To the same. Order to receive Simon de Laushull and William Gauge,
Berwick-upon-Tweed. in the place of Thomas Wake of Bliseworth, sheriff of Northampton, to render his account for his time on the octaves of Martinmas next, because he is in the king's service in Scotland. By K.

Oct. 18. To the sheriff of Lincoln. Order to cause William son of William Costard
Newcastle-on-Tyne. of Lincoln to be released from prison by a mainprise, although at the request of H. bishop of Lincoln, showing the king that William is excommunicated on account of his contempt of the bishop's authority, and will not be judged by ecclesiastical censure, the king ordered the sheriff to judge him by his body according to the custom of England, until satisfaction should be done to the church for the contempt and injury inflicted upon him, by reason of which order William was taken and imprisoned in Lincoln castle, but because William has appealed against that sentence as unjust to the court of chancery, and has prosecuted his appeal with effect, as fully appears by the public instruments made thereupon, and exhibited in chancery, the king ordered the sheriff to make known to Ralph de Strubby, at whose instance the said sentence was passed, that he shall be before the king in chancery on the morrow of All Saints, which day the king has given him to show there if there is any reason why he should not be released from prison pending the said appeal; and William has found before the king in chancery, William Costard of Lincoln and Hugh de Lincoln of Notyngham, mainpernors, who have undertaken to have him there to do and receive what the king's court shall consider in this respect.

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*Membrane 10d—cont.*Oct. 18.
Auckland.

To the burgomasters, *échevins* and *consules* of the town of Bruges. Request to interpose for the release of the king's subjects who were arrested, together with their goods, during the prorogation of the respite, which the burgomasters and others promised until Christmas, giving credence to the bearer of these presents in the things which he shall relate to them on the king's behalf. [*Fœdera.*]

Like letters to the burgomasters, etc., of Ypre and Ghent. [*Ibid.*]

To Louis, count of Flanders and Nevers. Request to order the said arrest to be released, and to treat the king's subjects kindly, for the king has given no cause of offence, and will be always ready to do what is just, as the bearers of these presents will fully tell the count, to whom the king desires that the count will give full credence. [*Ibid.*]

Oct. 28.
Newcastle-on-Tyne.

To the bailiffs of Great Yarmouth. Order to permit Henry Frese of Skedame, of the county of Hainault, to take 200 quarters of wheat in his ship called '*Skenkewyn*,' to the said parts of Hainault, notwithstanding the king's proclamation and order, because, at the request of William, count of Hainault, Holand and Seland, the king's father, the king granted that Henry should take 200 quarters of wheat, which he bought before the proclamation not to take corn, victuals and other things out of the realm, and caused to be placed in his said ship, to the said parts. By K.

William Pedefer, clerk, puts in his place William de Mirfeld, clerk, to prosecute the execution of recognisance for 10 marks made to William in chancery by Christiana, late the wife of Roger de Crescy.

Nov. 11.
Stirling.

William Percehay acknowledges that he owes to John de Sancto Paulo, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts. *Cancelled on payment.*

Nov. 10.
Stirling.

To the justices in eyre for pleas of the Forest in the forest of Pykeryng, belonging to Henry, earl of Lancaster. Order to continue all the pleas in that eyre touching Henry, in the same state in which they now are, until Easter next, as Henry is staying in Scotland in the king's service. By K.

Nov. 22.
Bothwell.

Henry son of Hugh, lord of Raveneswath, and Henry his son acknowledge that they owe to William de la Pole of Kyngeston-upon-Hull, 120*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

*MEMBRANE 9d.*Nov. 9.
Stirling.

Thomas son of William Gra of Skelton, acknowledges that he owes to John de Womme, citizen of York, 60*l.*; to be levied, in default of payment of his lands and chattels in co. York.

Nov. 3.
Newcastle-on-Tyne.

To the count of Guelders, the king's brother. Request to forbid his subjects to hire or grant ships to those who, under colour of aiding the Scots, who have presumed to wage war on the king and his vassal, Edward, king of Scotland, and who make provision of galleys and armed ships to attack the king and his realm, and to forbid his subjects to take or send ships to the said enemies. [*Fœdera.*]

Nov. 3.
Newcastle-on-Tyne.

To the king of Norway. The like request. [*Ibid.*]

Nov. 3.
Newcastle-on-Tyne.

To the count of Hainault, Holand and Zeeland (*Celandie*), and lord of Friesland. The like request. [*Ibid.*]

Enrolment of indenture between Isabella, late the wife William de Vescy of Neusom, of the one part, and William son and heir of the said William, of the other part, witnessing that Isabella granted to the said William son

1336.

Membrane 9d—cont.

of William all the lands in Baumburgh, co. Northumberland, which she held, after her husband's death, of the joint acquisition of herself and her husband, to be held by William son of William and the heirs of his body for ever. Also Isabella released to William son of William all her right and claim in the said lands, and in all the lands which belonged to William de Vesey in the town of Baumburgh and Seton in Spaldyngmore, co. York, by reason of her dower or other right. For the said grant and release William has granted to Isabella 8 marks sterling to be received yearly for life, of all William's lands in the towns of Baumburgh and Seton; and Isabella grants that if the said lands in Baumburgh or the corn growing on them are destroyed by war or otherwise, whereby William or his heirs cannot receive their full benefit from them, then William and his heirs are discharged towards Isabella of as much of that sum of 8 marks, at which the moiety of the said destruction shall be taxed by lawful men of the neighbouring parts. Witnesses: Sir Thomas de Baumburgh, Sir William de Emeldon, clerks; William de Heppescotes, Thomas de Berewyk of Pokelyngton; Henry del Strothre, William le Skykker of Baumburgh; Robert Goldewyn of Baumburgh. Dated at York on Wednesday after Martinmas, 10 Edward III.

Memorandum, that Isabella and William son of William came into chancery at York on 13 October, and acknowledged the preceding indenture.

Enrolment of power of attorney by Isabella to Michael Sampson of Mulsfen, to deliver to William son of William all the lands which she holds in Baumburgh which she has granted to him, according to the tenor of the preceding deed. Dated at York on Thursday after Martinmas, 10 Edward III.

Memorandum, that Isabella came into chancery at York on 13 October, and acknowledged the preceding letters of attornment.

Nov. 14. Arnald Garcie and William de Otteford, clerk, acknowledge that they
Stirling. owe to Henry de Stratford, clerk, 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. Bedford.

Nov. 16. William son of William de Berughby, acknowledges that he owes to
Stirling. Thomas de Gayrgrave, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Richard de Anlagbby, acknowledges that he owes to William son of Richard de Anlagbby, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York,

Cancelled on payment.

The same John acknowledges that he owes to the same William, 100*l.* to be levied as aforesaid. *Cancelled on payment.*

The same John acknowledges that he owes to the same William 6*l.*; to be levied as aforesaid. *Cancelled on payment.*

William son of Thomas Darel of Queldrik acknowledges that he owes to Henry de Morby of Elvyngton and to Robert Margrayne of Queldrik 80*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John Paytefyn of Wynterton acknowledges that he owes to Robert de Malton of Halton, 38*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Baumburgh, parson of Little Giddyng church, acknowledges that he owes to Thomas de Baumburgh, clerk, 14*l.* 15*s.* 2*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Huntingdon.

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*Membrane 9d—cont.*Oct. 19.
Berwick-on-
Tweed.

To Thomas Bacoun and his fellows, justices of gaol delivery of Neugate. Order to supersede the gaol delivery of John le Venour of Fdelmeton, pending his appeal before the king, as Cicely, late the wife of John Preston, appeals John before the king of the death of John Preston, and because John le Venour did not come before the king to answer her appeal, he is placed in exigent to be outlawed, as fully appears by the king's writ of judgment under the testimony of Geffrey le Scrop, shown before the king in chancery, and John, scheming to fraudulently shut out Cicely from her suit has caused himself to be indicted for that death and detained in the said gaol for that cause so that he may be surreptitiously acquitted before the justices.

Nov. 4.
Stirling.

To John de Hothum. Order, upon sight of these presents, to go in person to chancery to inform the king and his council of those things which will be shown to him on the king's behalf, and further to do what shall be ordained in this respect.

By K. and C.

To Baldwin Giffard. Order, upon sight of these presents, to go in person to chancery, so that he shall be there on the octaves of Hilary next to inform the king and his council of those things which shall be exposed to him on the king's behalf, and further to do what shall then be ordained in this respect.

By K. and C.

The like to the abbot of Hertilonde and William de Forthe.

Nov. 17.
Stirling.

Henry de Middleton of Raventhorp acknowledges that he owes to Nicholas de Hugate, provost of the church of St. John of Beverley, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

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Robert de Bosevill puts in his place Richard de Therlesthorp, clerk, to prosecute the execution of a recognisance for 110*l.* made to him in chancery by Thomas de Furnyvall.

Nov. 18.
Stirling.

To all the keepers of the passages of the realm, both within liberties and without. Order to permit Geoffrey de Mortuo Mari, when he shall come to any of these ports, to cross to parts beyond the sea with his men, horses and harness, as he is going to parts beyond the sea by the king's licence.

By K. *Et erat patens.*Nov. 21.
Bothwell.

John de Bekyngtham acknowledges that he owes to John de Bridelyngton, 33*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

*MEMBRANE 8d.*Nov. 16.
Bothwell.

To the justices of the Bench. Order at the supplication of R. bishop of Durham to continue in the same state in which it now is until the quinzaine of Easter next the plea between the king and the bishop as to whether the bishop shall permit the king to present a fit person to Symondburn church, which the bishop claims to hold for his own uses by charters of the king's progenitors, by apostolic bulls and of right; as at the bishop's request the king ordered the justices to continue that plea in the state in which it then was until certain days now past, so that the king being further informed of his right and the bishop's right in this respect may cause justice to be done in the premises, and hitherto the king has not been fully informed concerning his right or that of the bishop in this respect.

By K. and C.

Nov. 18.
Berwick-on-
Tweed.

Henry de Atherton acknowledges that he owes to John de Blebury, parson of Leght church, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.—Henry de Haydok received the acknowledgment by writ.

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Membrane 8d—cont.

The following made like recognisances to John at the same time for the following sums:

Adam son of Adam de Tildeslegh, for 5 marks.

Henry son of Hugh de Tildeslegh, for 4 marks.

Henry de Shakerlegh, for 40s.

Henry de Hurst of Tildeslegh, for 13s. 4d.

William de Waverton, for 16 marks.

Adam son of Hugh de Tildeslegh, for 12 marks.

Richard de Bradshawe of Pynynton, for 5 marks.

Richard de Pynynton, for 5 marks.—The said Henry de Haydok received all these acknowledgments by the aforesaid writ.

Nov. 10.
Stirling.

To Master Bernard Sistre, papal nuncio in England, Wales and Ireland, collector of the sexennial tenth imposed by the pope on the clergy of the said lands. Whereas the king lately—at the suit of the clergy of the bishopric of Durham, cos. Northumberland, Westmorland and Cumberland, and of the archdeacons of Richmond, Clyveland, York and the East Riding, and the liberty of St. Cuthbert, Alverton, Avertonschire and Creyk, by their petition before the king and his council in parliament, showing that their benefices and the temporalities annexed to their spiritualities from which the tenth was wont to be given, were so wasted by the war of Scotland that they were not sufficient to pay the quadrennial tenth imposed on the clergy according to the ancient taxation, saving sufficient maintenance for the serjeants and ministers of the benefices, and certain benefices were newly taxed in the late king's time, and some not—ordered Master Itherius de Concoreto, papal nuncio and collector of that tenth, not to exact anything beyond the new taxation from those temporalities and benefices until the next parliament, and to supersede the exaction made on those which were not newly taxed until that parliament, so that justice might be done; and Itherius afterwards appeared in that parliament, and because the king granted that the clergy should pay a moiety of that tenth according to the new taxation, and that the benefices should be newly taxed, that concerning the other moiety reserved for the pope, it should be written to him to hear his will thereupon, and that nothing should be exacted beyond the new taxation until this had been heard, wherefore the king afterwards ordered Itherius to cause the tenth to be levied in those parts according to the new taxation, and to supersede the exaction in the meantime which he caused to be made on the said clergy of their benefices and temporalities not newly taxed, as appears by inspection of the chancery rolls; and although the pope, considering the depression and impoverishment of the said benefices and temporalities by reason of the war of Scotland, received that tenth for the part of the said see and the king, according to the said new taxation and the said depression and impoverishment still continue in those benefices and temporalities, and the clergy is prepared to pay the sexennial tenth according to the new taxation, yet the sub-collectors of that tenth in the said parts exact it from the clergy from their benefices and temporalities according to the ancient taxation, for grievous ecclesiastical censures, as the king has been informed, and the clergy have clamorously besought the king to provide a remedy; the king notifies the premises to Bernard, requesting him to order his sub-collectors in those parts to receive the sexennial tenth from the clergy in those parts according to the new taxation, superseding the exaction made on them according to the old taxation, until he has received information from the pope of whom he shall request information concerning the premises.

By C.

Nov. 12.
Stirling.

To Geoffrey le Scrop and his fellows, justices appointed to hold pleas before the king. Whereas lately, at the prosecution of William Shouuyn of Brentynghy and Agnes his wife, by their petition before the king and his

1336.

Membrane 8d—cont.

council in parliament, asserting that they had demised a messuage and a virgate of land in Brentynghy to Simon de Bereford before he forfeited to the king, for the term of a year, and they were taken into the king's hands among the other lands which belonged to Simon, by reason of the said forfeiture, and seeking the restitution of those lands to them, the king ordered the justices by writ to view that petition which he sent to them enclosed in the said writ, having heard the plaint of William and Agnes upon the contents of the same, and to cause what is just and reasonable to be done; and although it is found by inquisition taken by the justices that one Ralph Shouuyn was seised of the said messuage and land in his demesne as of fee and right and that he gave these tenements to William and Agnes in free marriage, and that afterwards, because [they made] no profit from the said lands on account of various destructions which John de Wodeford, of whom they were held, made to them in the same, for certain causes, they offered the lands to Simon, who caused them to be sown by his serjeants, and at another time on his arrival in these parts, having viewed the rights which William and Agnes had there, he agreed well with them and immediately departed from those parts; and afterwards on his return to the same, having viewed the said muniments and right shown by William and Agnes to him, and understanding that the said lands were given to them as aforesaid, Simon wished to admit them of the gift of William and Agnes, but said that he wished to give them all the crop growing in those lands sown by him, and immediately departed from those parts, and before he returned he forfeited to the king, wherefore those lands were taken into the king's hands; and that Simon never had any other estate in the messuage and land, as fully appears by the tenor of the record and process held thereupon, which the king caused to come before him in chancery; but the justices, because the king's attorney alleged in the plea held before them, that Simon was enfeoffed for ever by William and Agnes of the said lands and died seised thereof in his demesne as of fee, delayed to proceed further in that plea, whereupon William and Agnes have besought the king to provide a remedy; the king therefore orders the justices to view and examine the said record and process, and if they shall find that such process has been made in the said plea, then to cause justice to be done for them in the premises, and to proceed to render judgment according to the verdict of the jurors of the said inquisition with all lawful speed, notwithstanding the said allegation or that the messuage and land are in the king's hands or that it is not found by the said inquisition that William and Agnes demised the messuage and land to Simon to hold for the term of one year, as they suppose by their petition, and that it is found by the same inquisition that they have a right in the messuage and land as aforesaid.

By C.

Nov. 12.
Stirling.

To Hugh de Courteneye, earl of Devon, John de Ralegh, William de Ferariis, Hamo Dereworth and Elias de Godelegh. Whereas the king appointed them to pursue, arrest, take and commit to prison all malefactors committing felonies and misdoeds in the realm, and those suspect, wherever they should be found in co. Devon, according to the ordinance passed in the last parliament at Westminster, and the king also appointed them to be justices to take inquisitions in that county concerning the felonies and misdoeds committed by the said suspects and concerning felonies, robberies, misdoeds, trespasses, excesses and crimes committed by any in that county, and to hear and determine all the premises both at the king's suit and at that of any others who wish to complain or prosecute for the king or his; and John de Norwico, with certain false and forged commissions under the great seal and with other false letters and commissions under counterfeit privy seal with other suspect instruments, seals and things, who was lately found

1336.

Membrane 8d—cont.

and arrested at Bokeland and imprisoned at Exeter arrested ships, victuals and other things in divers towns and ports of the realm, by pretext of the said commissions and letters, extorting divers sums of money from divers men; which commissions, etc., have been brought before the king's council at York, whereupon a debate was held there upon the punishment of such malefactors, and it was agreed that if by inquisition or by John's confession, he should be found guilty of the said forgery, sedition, extortion and crime, then justice should be done to him as a plunderer and enemy of the king and his people; the king therefore orders the justices to view the said commissions, etc., which he sends to them in a certain bag (*baga*) and box (*pixide*), under the half seal (*sub pede sigilli*), and these being examined and inquisition taken upon the premises, if John is found guilty of the said crimes then to judge him to be drawn and hanged.

By K. and C.

Dec. 1. John Conestable of Frismerk acknowledges that he owes to Walter Bothwell. Power, clerk, 2 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard Monyworth of Hereford acknowledges that he owes to the said Walter, 40s.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

Nov. 7. William de Howe of Eye acknowledges that he owes to John de Marton, Bothwell. clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

Enrolment of deed of obligation by John Inge, parson of Wylkysby church, to John de Tamworth, his clerk, for a yearly pension of 20s. for his good service, to be received of John Inge for his life. Dated at Northampton on 24 August, 10 Edward III.

Memorandum, that John Inge came into chancery at York on 28 November and acknowledged the preceding deed.

MEMBRANE 7d.

Nov. 28. Thomas son of Adam de Par acknowledges that he owes to John de Bothwell. Wynwhik, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

— The abbot of Revesby and Henry de Halton, executors of the will of Ebulo Lestraunge and Hugh de Frene and Alesia his wife, co-executrix of the will of the abbot and Henry, put in their place William de Cleë and Richard de Bolyngbrok, to prosecute the execution of a recognisance for 200*l.* made to Ebulo in chancery by Richard de Kelleshale.

Dec. 3. John Cok, parson of Codrethe church, diocese of Lincoln, acknowledges Bothwell. that he owes to John de Sancto Paulo and John de Tiddeswell, clerk, 11*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Dec. 4. John Cok of Exeter, parson of Codreth church, diocese of Lincoln, Bothwell. acknowledges that he owes to John, archbishop of Canterbury, 80*l.*; to be levied as aforesaid.

Cancelled on payment.

Nov. 29. Robert Hert of Newcastle-upon-Tyne, acknowledges that he owes to Bothwell. Robert de Angreton and Peter de Angreton, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

John Hardy of Tynemouth, acknowledges that he owes to Robert de Angreton and Peter, 100 marks, to be levied, etc., in co. Northumberland.

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*Membrane 7d—cont.*Dec. 6.
Bothwell.

Philip Durdaunt acknowledges that he owes to Bartholomew Galyan, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Eland, knight, John son of Richard de Byron and Henry de Haydok acknowledge that they owe to John de Turneye, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Dec. 7.
Bothwell.

Ralph de Speek and Geoffrey Gilberd acknowledge that they owe to Richard de Tiverton, parson of Sandhurst church, 60*s.*; to be levied, in default of payment, of their lands and chattels in co. Devon.

*Cancelled on payment.*Nov. 27.
Bothwell.

To Hugh de Courtenay, earl of Devon, and Philip de Columbar[iis], keepers of the maritime land in co. Devon. Order to apply such diligent custody to the parts of Dertemuth and elsewhere in that county against hostile invasions, that danger may not come to Dertemuth or other towns of that county by hostile foreigners, because the king has ordered all the ships of the ports and places from the mouth of the Thames towards the West to be assembled at Portesmuth, for certain causes; and now the king has learned that foreigners intend to come to the port of Dertemuth with certain ships, to perpetrate evils there, more than at other places in the said county.

By K.

[*Fœdera.*]Nov. 15.
Stirling.

To the treasurer and barons of the exchequer. Order to receive John de Eston and Hugh de Glaunvill, clerks, in place of Queen Philippa, to prosecute the execution of certain recognisances for certain sums made to her by certain persons, as long as she shall please.

*Et erat patens.*Nov. 15.
Stirling.

To the same. Order to cause John de Grey, son of Richard de Grey of Codenore, to have respite until the month of Easter next for all the debts and reliefs which he owes at the exchequer and the accounts which he is bound to render to the king there, and to release John or Joan, late the wife of the said Richard, John's mother, from any distrains made upon them by reason of the said debts, reliefs, or accounts.

By K.

Nov. 19.
Bothwell.

To the same. Order to cause Richard, earl of Arundel, who is staying with the king in Scotland, to have respite until Michaelmas next, for 64*l.* 12*s.* 7*d.* and 380 sheep and 37 brood-ewes (*ovibus matricibus*) which are exacted of him by summons of the exchequer under the name of Walter, sometime bishop of Coventry and Lichfield, in the manor of Tasseleye, which the earl holds in the name of a custody, of the inheritance of John, son and heir of Edmund Peverel, kinsman and heir of the bishop, who held the manor of the earl.

By C.

Nov. 12.
Stirling.

To the justices of the Bench. Order to proceed in a plea between Elena, late the wife of Thomas de Clayton and Mary countess of Pembroke, concerning a toft, 120 acres of land, 5 acres of meadow and 5*s.* rent in Thorpstapilton, and to render justice to the parties, notwithstanding the allegation of the countess and the late king's charter, but not to proceed to render judgment without consulting the king, as Elena impleads Mary before the justices for the said land, meadow and rent, and Elena long prosecuted that plea in the Bench, but the justices delayed to proceed further, because the countess, pleading before them, alleged that she holds the said tenements together with other lands of the late king's grant, for life, and that those tenements ought to revert to the king at her death, proffering the late king's charter testifying this, as is fully found by the tenor of the record and process of the said suit, which the king caused to come before him in chancery, whereupon Elena has besought the king to provide a remedy.

By C.

1336.

*Membrane 7d—cont.*Nov. 17.
Stirling.

To William de Ros of Hamelak, Ralph de Bulmere, Henry Vavasour, John de Eland, Robert de Scorburch and William Scot. Whereas the king appointed them justices to enquire by the oath of lawful men of co. York concerning felonies, homicides, robberies, rape, misdeeds, trespasses, excesses and crimes perpetrated in that county after the king undertook the government of the realm, and to do and fulfil certain other things contained in that commission, and the men of that county are daily placed in inquisitions before these justices and before the justices of the Bench, now at York, wherefore they cannot come before these justices to make these inquisitions according to the form of the said commission, wherefore they have besought the king to provide a remedy in the premises; the king therefore orders the justices to continue the affairs begun before them by virtue of the said commission, in the same state in which they now are until the quinzaine of Hilary next.

By K. and C.

Nov. 28.
Bothwell.

To John de Stonore, chief justice of the Bench. Order to send all the rolls for the time of the late king, touching pleas of the Bench, which are in his custody, to the treasurer, to be delivered, as is customary, to the treasurer and chamberlains, whom the king has ordered to receive them.

By K.

To the sheriff of Cornwall. Order to supersede until Michaelmas next the exaction made on the goods and chattels which belonged to John, earl of Cornwall, the king's brother, in that county, for a certain fine which the earl ought to have made with the king for the custody of the land and heir of John de Benham, tenant in chief, and the marriage of the heir, unless the king orders otherwise in the mean time.

By K.

Nov. 21.
Bothwell.

To the treasurer and barons of the exchequer. Order to cause Nicholas de Cantilupo, who is staying in Scotland in the king's service, to have respite until Easter next for all the debts which he owes at the exchequer.

By K.

Nov. 18.
Stirling.

To Nicholas de la Beche, constable of the Tower of London, or to him who supplies his place there. Whereas the king lately appointed Giles de Bello Campo and other lieges to pursue, arrest and take Richard de Horspath, and others notoriously suspect of felonies and misdeeds, wherever they should be found, and to take them to the Tower to be kept in prison there until further orders; and Richard, upon the pretext of that appointment was taken and imprisoned in the Tower for certain trespasses, not touching any felony, from which he cannot be released without the king's special order; whereupon Richard has besought the king to provide a remedy; the king therefore orders Nicholas that if Richard shall find mainpernors, who will undertake to have him before the king or his justices at the king's order, to do and receive what the court shall decide, and that he will conduct himself well, then to cause him to be released from prison by the said mainprise.

By K.

Nov. 23.
Bothwell.

To the sheriffs, mayors, bailiffs and other lieges of cos. Nottingham and Derby. Whereas Master Nicholas Lenginour of Blaby undertook before the king and his council at York to make 30 springalds with all the apparatus at his cost, for the king's use, before Easter next by a certain thing to be paid to him for making them, according to an indenture between John, archbishop of Canterbury, in the king's name, and Nicholas; for the making of which springalds dry timber, iron, hemp, hair and divers other things are necessary for Nicholas and several workmen, and to take the workmen to those counties, provide the said things both in person and by deputy; the king wishing to accelerate the said making, orders those ministers to be attendant upon Nicholas or his deputy in leading such workmen and in the aforesaid things for money to be paid to them, and to cause Nicholas and

1336.

Membrane 7d—cont.

his deputy to have sufficient carriage for the said necessities to the town of Blaby, to be paid for with his money, as often as they shall be required to do this by Nicholas or his deputy, on the king's behalf, so conducting themselves in the premises that the said affair may not be delayed beyond the said feast by their default. By K.

The like to the sheriffs of Warwick, Leicester and Northampton.

To Nicholas de la Beche, constable of the Tower of London, or to him who supplies his place there. Order upon sight of these presents to cause all the officers, ministers and other men in the Tower to be munitioned with competent arms according to their estate, and if any of them are not sufficiently provided then to compel them to be so provided, as the king wishes to provide for the safe custody of the Tower so that it may not suffer danger by any crafty deceit or attack of enemies. By K.

Dec. 3.
Bothwell.

To the mayor and bailiffs of Southampton. Order to deliver by indenture certain ships, according to the advice and ordaining of William de Clynton, constable of Dover [castle] and warden of the Cinque Ports, and of John de Watenhill, to certain persons to do therewith what shall be ordained by the king and his council, because the king has learned that certain ships of his enemies taken by his lieges upon the sea and taken by them to the port of the said town are detained there by the mayor and bailiffs against the wish of those who took them. By K. and C.

MEMBRANE 6d.

Thomas de Ryse of Beverley puts in his place Thomas de Cotyngnam the younger, to prosecute the execution of a recognisance for 40*l.* made to him in chancery by Robert le Conestable of Flaynburgh.

Dec. 9.
Bothwell.

Isabella, late the wife of William de Vesey of Neusum and William son of William de Vesey of Neusum, acknowledge that they owe to Thomas de Baumburgh, clerk, 7 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Alice, late wife of James de Bosevill acknowledges that she owes to William son of John Gra, of York, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

Nov. 16.
Bothwell.

To William de Shareshull and his fellows, justices appointed to take assizes in co. Stafford. Whereas the king has waged almost continual war with the Scots, and yet foreigners in no small number assemble a great fleet to attack the realm, wherefore the king and his lieges are compelled to extend warlike hands against such attacks more widely than was wont to be done by many of his progenitors, and because the king is constrained to provide for the indemnity of the lieges so serving him, and chiefly of those who are staying in the war of Scotland, so that they may not be disquieted and defrauded of their right, chiefly because the king's lieges for that cause depart from the king while he is acting in person in Scotland, and return home for the defence of their rights, the king being often left in the midst of his enemies, not without grave danger of his person, and it has been agreed by the prelates, earls, barons and chief men of the realm and others of the council, whom the king caused to be convoked at Notyngnam to treat upon his affairs, that assizes of novel disseisin arramed against the lieges staying in his service in Scotland should be continued from day to day, so that no disinheriting or prejudice should be done to them while they are in that service; the king therefore orders the justices to continue from day to day in the same state in which it now is the assize of novel disseisin which James de Stafford, knight, arrames before them against John de

1336.

Membrane 6d—cont.

Stafford, knight, in the king's service in Scotland, and others contained in the original writ concerning lands in Bromshulf, while John is staying in the said service, or until the king orders otherwise, according to the ordinance aforesaid; it is not, however, the intention of the king and his council that persons making such disseisins and setting out straightway to Scotland so that complaints thereupon may be delayed in the meantime, shall be assisted by the present ordinance.

By C.

Nov. 25.
Bothwell.

The like to Richard de Wylughby, Roger de Bankwell and Robert de Sadyngton, justices appointed to take assizes in co. Leicester, concerning an assize of novel disseisin which John de Ros arramed against Hugh de Freyne, staying in Scotland, and Alice his wife and others, concerning a tenement in Wadyngton.

By p.s. [9698.]

Dec. 3.
Bothwell.

The like to John de Shardelowe, John Claver and Hugh de Croft, justices appointed to take assizes in co. Norfolk concerning an assize of novel disseisin which Thomas de Uvedale and Elizabeth his wife arramed against John de Wolweby,* knight, staying in Scotland, and others concerning tenements in Walcote, Riston, Happesburgh, Ridelington, Wotton, Bromholm, Eggesfeld, Stodeye, Holt, Hempsted, Honeworthe, Leringsete, Briston, Berford, Chategrave, Hardele, Lodne, Langele and Carleton.

By p.s. [9700.]

Nov. 8.
Stirling.

To the treasurer and barons of the exchequer. Whereas lately at the prosecution of the abbess of Elnestowe by her petition before the king and his council in the last parliament at Westminster, showing the king that Malcolm, sometime king of Scotland and lord of the town of Bedeford, long before that town came into the hands of the king's progenitors, granted by his charter, which the king's progenitors confirmed to the then abbess, the third penny of his rent of the town of Bedeford, to be received yearly, and the predecessors of the abbess were seised of that rent for a great time, from the time of the said grant, and the mayor and bailiffs of Bedeford detained the rent from the abbess, the king ordered the treasurer and barons to hear the plaint of the abbess in this respect, calling before them the said mayor and bailiffs, hearing their reasons, and to cause due and speedy complement of justice to be done to the abbess in the premises; and the mayor and bailiffs, pleading before the treasurer and barons in the exchequer, alleged that the said plea touches their free tenement, and by statute such pleas ought not to be taken elsewhere than in a certain place deputed for this, and they sought for judgment if they ought to answer in the exchequer concerning that plea; by reason of which allegation the treasurer and barons delayed to proceed further as the king has learned from the plaint of the abbess, the king therefore orders the treasurer and barons to proceed further in that plea and to cause justice to be done to the abbess, notwithstanding the said allegation.

By C.

Nov. 10.
Stirling.

To John de Shardelowe. Whereas the king lately appointed him and William de Trumpynton, Geoffrey Seman and Simon de Brunne, justices to hear and determine certain trespasses committed on William de Wyvelyngham by Henry de Harewedon, John de Shipeden, Ralph de Holebech, Nicholas de Haneworth, John de Reppes and Edmund de Leukenore, at Cambridge, and Henry, John, Ralph, Nicholas, John and Edmund, pleading before those justices alleged that Henry is chancellor and the said John, Ralph, and the others are scholars of the university of Cambridge, and—by virtue of charters of the king's progenitors, which the king has confirmed, granting to the chancellor and scholars of the university that when any one of the university is noted by the university so that he is

* Wilughby in the privy seal.

1336.

Membrane 6d—cont.

delivered to prison, the said malefactor shall be taken at the chancellor's order and imprisoned and kept safely in prison until it is sought from the chancellor that he should be released—they had ordered William, then a scholar of the university, to be taken and imprisoned by the mayor and bailiffs of Cambridge, as he was noted for divers misdeeds, to be kept according to the tenor of the said charters; and William had impleaded the said Henry, and the others, for that imprisonment before John and his said fellows, and they sought judgment if they ought to answer William concerning the premises, but the justices not having consideration for the said allegations, proceeded in the said affair as the king has learned from the plaint of Henry, and the others, and because the premises touch the king specially and his charter, he orders John to send the record and process held upon the premises before him and his fellows, with all the things touching them, to the king, so that he may have them fifteen days from Hilary, giving that day to the parties, so that, these being inspected, the king may cause what is just to be done.

By C.

Dec. 1
Bothwell.

To the sheriff of Derby. Whereas it is provided in the great charter of liberties that no free man shall be taken, imprisoned or disseised of his freehold or outlawed except by the judgment of his peers or by the law of the land, and lately at the prosecution of Thomas de Goushull, knight, Thomas de Radeclive, Nicholas son of Thomas de Goushull, William le Ryche of Barleburgh, Henry le Riche of the same, John son of William Alrich of the same, Salle Broun and John le Riche of Cressewell, showing the king that John de Leycestr[ia], chamberlain of the exchequer, scheming to ruin the said Thomas, etc., who are freemen and who ought to be treated according to the common law, procured their being impleaded and in divers ways aggrieved and disquieted in the exchequer, by the king's writ of the exchequer returnable before the barons of the exchequer, to answer John de Leycestr[ia] why they broke the gates and doors of his houses at Cloune, in that county, by night with force and arms, and took and carried off two horses, two oxen, five cows, 140 sheep, and other of John's goods and chattels to the value of 100*l.*; the king ordered the said barons, that if such process had been made before them, then they should supersede holding that plea before them in the exchequer, and inform John de Leycestr[ia] that he should demand the king's writ of trespass against them at the common law; and afterwards, because the barons proceeded in that plea against the king's order, not without error, and took an inquisition in the exchequer upon the premises, by which Thomas and the other? were convicted and adjudged to pay 20*l.* to John for his damages, as the king has been informed by Thomas and the others; the king several times ordered the barons, if judgment was rendered thereon, to send the record and process with all things touching that suit, to him, in England, so that these being inspected, the king should cause any error in the same to be rectified; and now it has been shown to the king by Thomas and the others that the sheriff, by virtue of a writ of the exchequer directed to him to levy the said damages of their goods and chattels, intends to so levy these damages, while the affair of error is undiscussed, whereupon they have besought the king to provide a remedy; and because Thomas and the others have found before the king in chancery John de Shirewod, of co. Nottingham, John le Wyght of co. Southampton, John de Hungerford of co. Wilts and William de Roderham of co. York, who have mainperned for Thomas and the others to satisfy John de Leycestr[ia] for his damages, if the judgment is confirmed, or if they do not prosecute the said affair of error, the king orders the sheriff to supersede the levying of the said damages of the goods and chattels of Thomas and the others, by the said mainprise, pending the discussion of the affair of error before the king.

By C.

1336.

*Membrane 6d—cont.*Dec. 14.
Bothwell.

Roger Faune of Froyle acknowledges that he owes to Stephen de Ikham, parson of Illeghe church, 60s.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

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Robert Albyn puts in his place David de Wollore and Robert de Roderham to prosecute the execution of a recognisance for 100*l.* made to him in chancery by Ivo Perceval, of St. Albans.

Dec. 14.
Bothwell.

William, prior of Malton, acknowledges for himself and convent that they owe to Thomas de Holme, of Beverley, merchant, 42*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Dec. 15.
Bothwell.

Nicholas son of Nicholas de Burton Leonard and Richard de Tanefeld, of Ripon, acknowledge that they owe to Richard de Aldeburgh, knight, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Enrolment of grant by Nicholas son of Nicholas de Burton Leonard, to Sir Richard de Aldeburgh, Joan his wife, and William their son, of his manor of Cossardthorp, co Nottingham, together with the homage, rents, and other services of his free tenants in Herdewyk, near Torkessay, in the same county. Witnesses: Robert Russel, William de Estfeld, Richard de Tanfeld, of Rypon, Michael del Hill, of Aldeburgh, William de Burghbrigg, of York, merchant; Richard de Lynton, John de Langgald, Thomas de Aslagby. Dated at York on Saturday, the morrow of St. Lucy, 10 Edward III.

*MEMBRANE 5d.*Nov. 29.
Bothwell.

To J. archbishop of Canterbury. Summons to attend parliament at York on Monday the feast of Hilary next, warning the prior and chapter of Christ Church, Canterbury, the archdeacons, and all the clergy of the diocese to be present on the said day at the said place, the prior and archdeacons in person, the chapter and clergy by their proctors. By K. [*Rep. Dig. of a Peer*, iv. p. 464.]

The like to W. archbishop of York, eighteen bishops, and the keeper of the spiritualities of the bishopric of Norwich, *sede vacante*. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to twenty-seven other abbots, the prior of the Hospital of St. John of Jerusalem in England, and three other priors. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to nine other earls and forty-eight others. [*Ibid.*]

To the sheriff of York. Order to cause two knights of that shire, two citizens from each city, and two burgesses from each borough, to be elected to attend the aforesaid parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons to be elected in each of these ports, to attend the aforesaid parliament. [*Ibid.*]

By K.

To Master Robert de Stretford, archdeacon of Canterbury. Order to attend the aforesaid parliament, to give his counsel with others of the council. [*Ibid.*]

The like to fourteen others. [*Ibid.*]

1336.

Membrane 5d—cont.

To J. archbishop of Canterbury. Order to cause the abbots, priors, deans, and chapters of cathedral churches, and archdeacons and all the clergy of the province of Canterbury, to be warned to attend the aforesaid parliament, the abbots, priors, deans and archdeacons in person, the chapters and clergy by their proctors. By K.

[*Ibid.*]

The like to W. archbishop of York. [*Ibid.*]

Dec. 10.
Bothwell.

To J. archbishop of Canterbury. Order to be at York on the octaves of the Purification next, to attend a parliament there, as the king has prorogued the parliament summoned for Hilary next until the said octaves; and he is to warn the clergy of his diocese as aforesaid. By K.

[*Ibid.*]

The like to W. archbishop of York, and to all the bishops, abbots, priors, earls, barons, magnates, sheriffs and others aforesaid, '*mutatis mutandis.*' [*Ibid.*]

Dec. 3.
Stirling.

To J. duke of Brabant. The king has received the duke's letters requesting him to grant a staple of wool in a certain place in the duchy, but as it does not seem good to the king's advisers to grant this before the duke has ordained for the safety of the king's subjects and merchants going to those staples with their wool, to wit, liberty to come and go, if they pay the usual customs, and good and civil treatment, and that the said wool may not come to the benefit of the Flemings, certain merchants of the realm will come to the duke shortly to treat upon these things. [*Fadera.*]

Nov. 24.
Stirling.

To the sheriff of Lincoln. Order to supersede the taking of William son of William Costard, of Lincoln, excommunicated for contumacy against H. bishop of Lincoln, because William has found before the king in chancery John de Cokeryngton and Robert de Staynes, of co. York, mainpernors, who have undertaken to have him before the king in chancery on the morrow of Hilary, to do and receive what the king's court shall consider in this respect, as the king ordered the sheriff to take William and judge him according to the custom of England, because he appealed against the bishop's sentence as unjust, and the king ordered the sheriff to make known to Ralph de Strubby, at whose instance the sentence against William was passed, to be before the king in chancery on the morrow of Hilary, which day the king has given to William, to show cause why the execution of the writ for taking William should not be superseded pending the said appeal.

1337.

Jan. 15.
The Tower.

To the justices of the Bench. Order, at the request of W. archbishop of York, to continue the plea of *quo warranto* between the king and the archbishop which is pending before them concerning the cognisance of pleas arising in the port of the water of Hull between the Humbre and Newcroftcote and divers other liberties there, in the same state in which it now is, until the quinzaine of Easter next. By K.

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John de Wylughby puts into his place William de Lekeburn and John de Wynwyk, clerk, to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Thomas Wake, of Lidell.—Edmund de Grymesby, clerk, receives the attornment of . . . de Wath.

1336.

MEMBRANE 4d.

Dec. 17.
Berwick-on-
Tweed.

Roger de Grymeston, of Guthmundham, knight, acknowledges that he owes to Robert de Scorburch, of Beverley, knight, 40*l.*: to be levied, in default of payment, of his lands and chattels in co. York.

1336.

*Membrane 4d—cont.*Dec. 17.
Bothwell.

John de Radeclif acknowledges that he owes to John de Keteryngham 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Dec. 4.
Bothwell.

To the count of Julers. The king thanks him for procuring coadjutors and friends and opportune assistance, requesting him to continue what he has begun, as the king's envoys are about to come with power to treat concerning the alliances begun, as John de Frandeston, the king's yeoman, bearer of these presents, whom the king sends to the count to announce the coming of the envoys, will inform him. [*Fœdera.*]

To the bishop of Legys. The king thanks him for his kindness, requesting that he will continue it, giving ear to those things which touch the king's heart, which he has enjoined upon John de Frandeston, bearer of these presents, to whom the king requests the bishop to give credence. [*Ibid.*]

To the lord of Rygolf Standard, knight. The like thanks and request.

Dec. 4.
Bothwell.

To John de Verdon, constable of Rokyngham castle and keeper of the forest there. Order to cause Master Walter de Burley, the king's clerk, to be released from prison in that castle, by a mainprise, as Walter has besought the king to provide for his release, as he caused two oaks in that forest, which Queen Philippa granted to him of her gift by the livery of the constable's ministers of the said forest, to be cut down and carried away, and certain of his rivals scheming to aggrieve him, procured his indictment for this, upon which pretext he is imprisoned in the said castle, and he has found before the king in chancery, Roger Daungervill, of co. Leicester, and Thomas de Benton, of co. Wilts, mainpernors, who have undertaken to have him before the justices for pleas of the Forest in co. Leicester when they come to those parts, or before the king or his justices at his order, to answer the king and the others interested in this respect.

By C.

To the same. A like order, '*mutatis mutandis*,' in favour of Henry de Isham, who, as serjeant of Master Walter de Burley, together with others of Walter's serjeants, caused the said oaks to be cut down.

By C.

Dec. 3.
Bothwell.

To the mayors, bailiffs, communities of towns, masters of ships, mariners of the Cinque Ports, and others from the mouth of the Thames towards the west. The king sends to them John de Watenhull, his clerk, fully informed upon certain things near to the king's heart, ordering them to give credence to what he shall say, as they wish to avoid the king's indignation.

By K. *Et erat patens.*

The like to the mayors, etc. from the mouth of the Thames towards the north in favour of Arnold de Tyl[lio].

Nov. 29.
Bothwell.

To the bailiffs of Bishop's Lynn. Order to cause John Corn, of Colneys, to be released from prison at Bishop's Lynn by a mainprise, as John was taken and imprisoned there at the order of John de Norwico, late admiral of the fleet from the mouth of the Thames towards the north, on account of certain misdeeds committed by him upon the sea, as is said, and John de Thrandeston and Hugh de Reppes, of co. Norfolk, have mainperned before the king in chancery to have John Corn before the king whenever and wherever he wishes, at his order, to stand to right in the premises, and that John will conduct himself well and faithfully towards the king and his people.

By C.

Dec. 12.
Bothwell.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order

1336.

Membrane 4d—cont.

to permit Philip Ageloun, monk of Savigny, who is going to parts beyond the seas by the king's licence, to cross to those parts from that port with his horses and equipments and reasonable expenses for himself and his household.

By C.

Dec. 3.
Bothwell.

To William de Clynton, constable of Dover castle, and Geoffrey de Say. The king sends to them John de Watenhull, his clerk, fully informed upon certain things near to the king's heart, ordering them to give credence to what he shall say.

The like to John de Roos, William de Eyncourt and John de Norwico, in favour of Arnald de Tyl[lio], clerk.

Dec. 15.
Bothwell.

To the sheriff of Essex and Hertford. Order to cause proclamation to be made, upon sight of these presents, in seaports and other places in that bailiwick, that no merchants, masters, mariners or others, under pain of forfeiture, shall go to parts beyond the sea with their ships, victuals, merchandise or other things, although they may have a licence from the king by his letters for taking things out of the realm to the said parts, because the king has been informed that, notwithstanding the late proclamation that no one should take victuals or other merchandise out of the realm to parts beyond the sea, some merchants and others have presumed to go to the said parts, and their ships are often taken by foreigners upon the sea with their ships of war. The king, however, wishes that those who wish to take victuals, armour and other things necessary for him and his lieges in Scotland, shall take them to Berwick-upon-Tweed, Stryvelyn, Perth and elsewhere, notwithstanding the said proclamation, so that they find sufficient security that they will take the said victuals, armour, etc., to Scotland, not elsewhere, in the ports from which they set out, before the mayor and bailiffs of those ports.

By K.

[*Fædera.*]

The like to all the sheriffs of England.

By K.

[*Ibid.*]

To the archbishop of Cologne (*Colon*). The king thanks him for his kindness to the royal house, and sends to him John de Monte Gomeri, knight, and Master John Waweyn, canon of Derlyngton, learned in the law, fully informed upon certain things near to the king's heart, requesting the archbishop to give credence to them. [*Ibid.*]

The like to the bishop of Legys. [*Ibid.*]

To the duke of Austria. The like thanks and request. [*Ibid.*]

To the count of Julers. The like request. [*Ibid.*]

The like to the following, to wit:

The count of Hainault, Holand and Seland and lord of Friesland.

The count of Guelders. [*Ibid.*]

Dec. 19.
Pontefract.

John de Evesham, parson of Lodelowe church, acknowledges that he owes to John de Wodehous, clerk of the king's hanaper, 12 marks 9s.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Salop. *Cancelled on payment.*

— Ralph de Nevill puts in his place John de Gemelyng, to prosecute the execution of a recognisance for 100 marks made to him in chancery by William son of William Trussel of Cubblesdon and Hugh Tirel.

Enrolment of acknowledgment of receipt by John de Gemelyng from Sir John de Sancto Paulo, clerk, of 100 marks for the use of John's lord Sir Ralph de Nevill, which sum William son of William Trussel of Cubblesdon and William Lengleys of Appleby acknowledged in chancery that they

1336.

Membrane 4d—cont.

owed to Ralph, and which William and William deposited with John to be delivered to Ralph or his attorney. Dated at York on Friday the eve of St. Thomas, 10 Edward III.

Memorandum, that John Gemelyng came into chancery at the abbey of St. Mary, York, on the eve of St. Thomas, and acknowledged the preceding letters.

1337.

Jan. 22.
London.

John de Melford is sent to the abbot and convent of Gloucester, to receive such maintenance in that house as Walter Mantel, deceased, had there at the late king's request. By p.s.

Jan. 9.

London.

Benedict de Glaunvill, who long served the late king, is sent to the prior and convent of St. Frideswide, Oxford, to receive such maintenance in that house for life as Henry de Beghale had there at the king's request.

By K.

MEMBRANE 3d.

Enrolment of grant by William son of Philip de Gillyng to William de Hothum, citizen and merchant of York, of all his lands in Waterfulford and of 8 acres of land in Overfulford which came to him by inheritance after the death of Philip, his father. Witnesses: Henry de Belton, then mayor of York; John Durant, Abel de Hesel and John de Moreby, then bailiffs of York; John de Woume, Richard de Brigenhale, Nicholas de Scorby, Stephen de Setryngton, Robert de Molseby, Nicholas le Candler, John Randman, citizens of York; Thomas Stedeman of Overfulford, Thomas de Marton of Waterfulford, Thomas son of Walter del Brigg of the same, Gilbert Rose of the same, Thomas Deyvile of York, clerk. Dated at Waterfulford on Thursday after St. Nicholas the Bishop, 1336.

Memorandum, that William son of Philip came into chancery at York on 21 December and acknowledged the preceding deed.

Thomas de Furnivall, knight, puts in his place John de Mapples, to defend the execution of a recognisance for 110*l.* made by him in chancery to Robert de Bosevill.

Enrolment of release by William son of Robert le Whit, citizen and skinner of York, to Richard de Cessay, citizen and merchant of York, of all his right and claim in all that messuage in Stayngate, York, which belonged to Robert, his father, and which William recovered on Monday, the feast of St. Mary Magdalene, 10 Edward III. before Henry de Belton, then mayor of York, John de Shireburn and his fellows, then bailiffs of that city, against Richard de Temcotes and Elena his wife, by writ of entry founded upon an assize of novel disseisin, which messuage Richard de Cessay holds of William's gift and enfeoffment, as it lies, in length between the land which formerly belonged to Gilbert de Arnhale and the land of the vicar of the choir of St. Peter's church, York, and the land of William de Lithyngton and the land which formerly belonged to William Nafrere, and in length from the king's highway of Stayngate in front, to the land which formerly belonged to Henry de Thorneton, citizen and spicer of York, behind. Witnesses: Henry de Belton, then mayor of York; John de Shireburn and Walter de Kelstern, then bailiffs of that city; William de Bekyngtham, 'spicer;' Henry de Thornton, 'spicer;' Alexander le Boteler, John de Esthorp, William del Freres, Thomas de Lound, Thomas Rabuk, John Rous, Thomas Deyvile of York, clerk. Dated at York on Sunday after St. James, 1336.

Memorandum, that William came into chancery on 23 December and acknowledged the preceding deed.

1336.

*Membrane 3d—cont.*Dec. 20.
York.

To Robert de Insula and his fellows, justices appointed to hear and determine divers felonies and trespasses in co. Cambridge and to do and fulfil certain other things contained in the king's letters patent made thereupon. It has been shown to the king by Henry de Harwedoun that whereas William de Wyvelyngham impleads him before those justices by the said bill concerning a trespass committed on William by Henry, and although Henry, pleading before the justices, alleged that he was chancellor of the university of Cambridge, and that by virtue of charters of the king's progenitors he had ordered the imprisonment of William, late a scholar of the university, noted for divers misdeeds, by the mayor and bailiffs of Cambridge, and William impleaded Henry for the said imprisonment, yet the justices, not having consideration for that allegation, proceeded further in that affair, as the king has learned from Henry's plaint; the king therefore orders the justices to send the record and process held before them upon the premises with all things touching them, to him, so that he may have them on fifteen days from Hilary, fixing that day for the said parties, so that these being inspected, the king may cause what is according to the law and custom of the realm to be done; and if they have rendered judgment upon the premises, they shall supersede the execution thereof.

By C.

Dec. 15.
Berwick-on-Tweed.

To the sheriff of York. Order to cause Peter de Mauley to be released from prison by mainprise, so that his lands shall remain in the king's hands until further orders, because Henry de Percy has mainperned before the king to have Peter, whom the king ordered to be taken by the sheriff, and his lands to be seised into the king's hands, to have him before the king at the next parliament, to do and receive there what shall be ordained by the council.

By p.s.

Nov. 12.
Stirling.

To the admirals, masters of ships, mariners, and keepers of the king's passages in all the ports of the realm. Order to permit Nicholas de Flisco of Genoa, whom the king is sending to divers parts on his affairs to cross with his household, horses, equipments and things.

By K.

Et erat patens.

The like to the same in favour of Master John Mounfichet, clerk.

Enrolment of release by John son of Richard atte Oklonde of Stratfeld Turgys parish, to Thomas de Foxle and Katherine his wife of all his right and claim in all the lands in the town of Stratfeld Turgys, which descended to him after the death of Richard, his father, together with the reversion of the dower which Eleanor, late Richard's wife, holds, and in the other reversions pertaining to John in that town by hereditary right. Witnesses: Sir John Pecche, knight, Hugh de Brayboef, John de Chynham, Alexander de la Coufold, William Emeryk. Dated at London on Tuesday the morrow of Hilary, 10 Edward III.

Memorandum, that the said John son of Richard came into chancery at Berkyng chapel, London, on the said Tuesday and acknowledged the preceding deed.

1337.

Jan. 12.
The Tower.

Simon de Cherryng, clerk, acknowledges that he owes to John Barounce and his fellows, merchants of the society of the Peruzzi, London, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Surrey.

Cancelled on payment, acknowledged by John Juncelyn, one of the merchants of the said society.

Jan. 14.
The Tower.

John Waleys of Swythelond acknowledges that he owes to Robert de Knaresburgh, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

1337.

Membrane 3d—cont.

Richard de Brome is sent to the abbot and convent of Rameseye, to receive such maintenance for life in that house as Ralph de Say, deceased, had there at the king's request. By p.s.

Jan. 18. Thomas atte Mulle of Stanewelle and Gilbert North of Sonnebury
The Tower. acknowledge that they owe to the prior of the Hospital of St. John of Jerusalem in England, 20*l.*; to be levied in default of payment, of their lands and chattels in co. Middlesex.

MEMBRANE 2d.

Jan. 17. John de la Lude acknowledges that he owes to Richard de Wegenholte,
The Tower. 40 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

The same John acknowledges that he owes to the same Richard, 10*l.*; to be levied as aforesaid.

Enrolment of indenture testifying that whereas John de la Lude made a recognisance for 40 marks in chancery to Richard de Wegenholte, Richard grants that if John shall pay to him or his attorney in the parish church of Wycombe on the octaves of Easter next, 5 marks, and at Michaelmas following 5 marks, and at the octaves of Easter following 5 marks, and at Michaelmas following 5 marks, then the said recognisance shall be null, but if John do not pay these sums at the said terms, then the recognisance shall remain in force. Witnesses: Robert de Bukyngham, Roger atte Leyehull, Ralph de Wydinton, John de Huntercombe, John atte Penne, Thomas Gerneys of Wycombe. Dated at the Carmelite friars in the suburb of London on Sunday after Hilary, 10 Edward III.

Memorandum, that both John and Richard came into chancery at London on 17 January and acknowledged the preceding indenture.

Enrolment of indenture testifying that whereas John de la Lude is bound to Richard de Wegenholte in a recognisance for 10*l.* made in chancery, Richard grants that if John acquits two water-mills, which Richard and Isabella his wife hold for their life by John's demise in Wycombe, co. Buckingham, of suit of court every three weeks, so that John shall consider them free thereof within fifteen days next following after Richard and Isabella have been distrained for the said suit, then the said recognisance shall be null. [*Witnesses as above.*] Dated at the Carmelite friars in the suburb of London on Sunday after Hilary, 10 Edward III.

Memorandum, that both John and Richard came into chancery at London on 17 January and acknowledged the preceding indenture.

Enrolment of release by Richard de Weygenholte to John de la Lude of all his right and claim in all the lands which he holds by the grant of John for life, in John's manor of Harltone, co. Cambridge. Witnesses: Geoffrey de Hugenden, Walter de Weygenholte, Robert de Lollebrok, John le Botiler, Richard de la Lude. Dated at Wycombe on Tuesday after Palm Sunday, 3 Edward III.

Memorandum, that Richard came into chancery at London on 17 January and acknowledged the preceding deed.

Enrolment of general release by John atte Lude to Richard de Weghenholte and Isabella his wife. Witnesses: Ralph de Wydindone, John de la Penne, Adam atte Glorie, Thomas Gerveys, Walter Frere. Dated at Wycombe on Monday the feast of Hilary, 10 Edward III.

Memorandum, that John came into chancery at London on 17 January and acknowledged the preceding deed.

1337.

Membrane 2d—cont.

Enrolment of general release by Richard de Wegenholt to John atte Lude and to John, Edmund, Thomas, Richard and Robert, John's sons. Witnesses: Ralph de Wydindone, John de la Penne, Adam atte Glorie, Thomas Gerveys, Walter le Frere. Dated at Wycombe on Munday the feast of Hilary, 10 Edward III.

Memorandum, that Richard came into chancery at London on 17 January and acknowledged the preceding deed.

Jan. 16. Walter de Hopton, knight, acknowledges that he owes to Thomas, bishop
The Tower. of Hereford, and Alan de Cherleton, the bishop's brother, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

The said bishop and Alan acknowledge that they owe to Walter, 100*l.*; to be levied as aforesaid. *Cancelled on payment.*

The same bishop and Alan acknowledge that they owe to Walter 1,000*l.*; to be levied as aforesaid. *Cancelled on payment.*

Brother Thomas, prior of Merton, acknowledges for himself and convent that they owe to Asselin Simonetti of Lucca, 109*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cancelled on payment.

Jan. 19. John de Barneville the elder acknowledges that he owes to Richard de
The Tower. Tadelowe, vicar of Harewe church, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment, acknowledged by Richard before Master John de Langetoft, clerk, deputed for this by the king's writ which is on the files.

Jan. 21. Roger de Clepton, pepperer of London, acknowledges that he owes to
The Tower. Simon de Turnham, fishmonger of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Jan. 16. To the sheriff of Hertford. Order to supersede the demand made on
The Tower. the prior and convent of St. Albans for 1,000 marks for the use of the merchants of the society of the Peruzzi, until the first Sunday of Lent next, and not to molest or aggrieve them in the meantime for that cause, as the king lately caused 1,000 marks, in which the prior and convent are bound to him for the present voidance of the abbey, to be assigned to the said merchants in part satisfaction of divers debts in which the king is bound to them, and the king ordered the sheriff to cause these 1,000 marks to be levied of the prior and convent and delivered to the merchants, and the merchants have given the prior and convent respite until the said Sunday.

Memorandum, that John de Trehampton, steward of John de Warenn[a] earl of Surrey, of the town of Staunford, having come into chancery at the Tower of London on Wednesday after Hilary, 10 Edward III., produced a deed of obligation under the seal of the duke of Brabant, containing that the duke was obliged to John de Bliton, then deceased, and to Walter Beynes, merchants of England, in 47*l.* 13*s.* 4*d.* for wool received from them; and the steward acknowledged in chancery that satisfaction had been made to Walter and to the executors of John's will by the duke for the said debt, and for the duke's security in this respect he delivered the said deed to Libertus Vack the duke's general attorney in England to be cancelled.

Thomas de Isham, parson of the church of St. Nicholas, Coldhabbey, London, puts in his place Theobald Poleyn and John de Hegham, clerk, to prosecute the execution of a recognisance for 40*l.* made to him in chancery by Laurence son of Laurence de Preston, knight.

1337.

*Membrane 2d—cont.*Jan. 16.
The Tower.

To the treasurer and barons of the exchequer. Order to cause Joan, late the wife of John Randolph, tenant of the lands which belonged to John, to have respite until the quinzaine of Easter next for all the debts and accounts which are exacted of her for John's time by reason of the said lands.

By K.

Memorandum, that on the morrow of Hilary last a certain affair pending in chancery by the king's writ of *scire facias* between Walter de Creyk and John Fraunceys, upon the custody of the lands which belonged to John de Burdeleys, deceased, tenant in chief, was adjourned until Monday in the first week of Lent next, by the consent of the parties who appeared in chancery at the Tower of London on the said day, by their attorneys.

William de Nassyngton and William de Staunford, executors of the will of Master Philip de Nassyngton, put in their place William de Welyngoure, clerk, to prosecute the execution of a recognisance for 20 marks made to Philip in chancery by John Haye, son and heir of Richard Haye and by John le Forester of Haghton.

*MEMBRANE 1d.*Jan. 14.
Westminster.

To J. archbishop of Canterbury. Order to be at Westminster on Monday after St. Matthew next, to which day the king has prorogued the parliament which he had previously summoned to meet at York on the octaves of the Purification next, warning the clergy of his diocese to appear at that parliament, as news has come that the king cannot go to those parts without damage to himself and the kingdom, and it is well to hold the parliament in a place more removed from danger.

By K.

[*Report on Dignity of a Peer*, iv. p. 470.]

The like to W. archbishop of York and to seventeen bishops, the keeper of the spirituality of the bishopric Ely, *sede vacante*, and the keeper of the spirituality of the bishopric of Norwich, *sede vacante*. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the aforesaid parliament, '*mutatis mutandis*.' [*Ibid.*]

The like to twenty-seven other abbots, the prior of the Hospital St. John of Jerusalem in England and three other priors. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament, '*mutatis mutandis*.' [*Ibid.*]

The like, '*mutatis mutandis*,' to nine other earls and forty-eight others. [*Ibid.*]

Memorandum, that the writs directed to the earl of Anegos, Hugh de Frene, Robert de Morle, Ralph de Stafford and Anthony de Lucy, were not sealed because they were in Scotland in the king's service. [*Ibid.*]

To the sheriff of York. Order to cause the knights, citizens and burghesses elected or to be elected for that shire in accordance with the king's previous order [*as at page 728 above*] to be at Westminster on the said day to attend the aforesaid parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Like order with respect to the barons elected in the said ports. [*Ibid.*]

1337.

Membrane 1d.—cont.

To Master Robert de Stratford, archdeacon of Canterbury. Summons to attend the said parliament to give his counsel with others of the council. [*Ibid.*]

The like to fourteen others. [*Ibid.*]

To J. archbishop of Canterbury. Order to warn all the clergy of his province to attend the said parliament, the abbots, priors, deans of cathedral churches, and archdeacons in person, and the chapters of cathedral churches and the clergy, by their proctors. [*Ibid.*]

The like to W. archbishop of York. [*Ibid.*]

Jan. 20.
The Tower.

To the sheriff of Norfolk and Suffolk. Whereas, to avoid the dangers which might happen by reason of the discords between the barons of the Cinque Ports and the men of Great Yarmouth and the neighbouring parts, and to allay those dissensions an ordinance was made with the assent and advice of the prelates, earls, barons, and other nobles of the realm in the king's council assembled at the Tower of London on the morrow of Epiphany last, which they caused to be enrolled in the chancery rolls, which enrolment the king sends to the sheriff enclosed with these presents, ordering him to cause it to be proclaimed in Great Yarmouth and other places in that bailiwick, making known to the men of Great Yarmouth and elsewhere that if they do anything to the contrary the king will cause them to be pursued as his enemies.

By K.

Fait a remembrer que come par cause deconteks et debatz gont este meutz en temps passe entre les barons et gentz des cynk portz dune part et les gentz de Grante Jernemuth et autres lour voisins dautre part, pluseurs mals eient avenutz et la pees emblemi et le poeple celles partz moult affraie, et ore de novel ascuns descortz et dissensions soient meutz entre les avantditz barons et gentz des cynk portz et les dites gentz de Grante Jernemuth sur meer et aillours par quoi les busoignes que touchent especialment notre seigneur le roi et lestat et defence de son roialme sont areres et porront estre empeschez et autres mals et perils par celle encheson, que dieu defend, avenir, si remede couenable ne y soit . . . ment mys ; notre dit seigneur le roi desiraunt tieux perils et mals escheure et a la sauvete et seurte de son roialme et de son peuple prev . . . et les susditz contekes et debatz peser et acorder, et amiste entre ses suthmys par tut norir et les empeschementz par queles ses busoignes et les busoignes de son roialme porrent estre areres et destourbes ouster par assent et avissement des prelatz, counz, barouns, et autres nobles de son roialme assemblez a son conseil tenu a la Tour de Loundres a Lundi mayn de la Tiphayne lan de son regne disme reser . . . devers luy et prist en sa mayn totes les quereles, conteks, et debatz issint entre les avantditz barons et gentz des cynk portz, et les ditz gentz de Grante Jernemuth, meutz et ordiner eut faire et redrescer en due temps, en manere come il verra que soit a faire par bone deliberacion et avissement de son conseil, et comaunda et defendy as barons et bones gentz des ditz cynk portz et aussint a les gentz de Graunte Jernemuth qui vindrent a son dit conseil a ses mandementz que nul sur forfaiture de corps, terre et chatell ne face male damage . . . ne grevance a autre par quoi autres descortz et dissensions porront sourder ou les busoignes nostre dit seigneur le roi estre empesches . . . mals, que dieu defend, avener ; et voet mesme le roi et comande que la susdite defens quele il voet qil se estend aussi bien as . . . cynk portz et de Graunte Jernemuth soit fait et . . . sur la peine avauntdit par tut deinz la fraunchise des cynk portz et en la ville de Jernemuth et aillours ou meister soit et aussibien deinz franchise come dehors, et que nul des dites gentz dune part ou dautre ou de autre lieu eit querele ou accion devers . . . des choses ou debatz moutz sus mere ou sur terre queles poorent par les admirals . . . estres redresces

1337.

Membrane 1d—cont.

solonc les usages et costumes monstre sa plainte et ses grevaunces a les admirals que seront deputez par le roi et que averont plein poier doier teles plaintes et grevances et faire sur ceo due redrescement et amendes as parties et plene justice solonc les custumes et usages susditz et les ditz admirals lui ferront droit et reson sur les dites quereles et plaintes en la forme avaunt dite, et notre dit siegnur le roi, considerant les grantz perils que se moustrent de temps en uutre et les occasions que homme quert malicieusement encontre lui et son estat por lui et son peeple grever et que touz de son roialme encontre les enemys aliens sur lour alierdantz que safforcent de faire les mals qils . . . au dit roialme devient estre amis et dune accort et sont tenus par lour ligeance de mettre laide qils porront por defens dycel . . . et command par lassent avantdit que si nul apres la crie et defens avantditz face ou procure etre fait contek ou debat par quoi les susdites busoignes du roi porront estre empesches ou autres mals ou perils avener ou le proploite de la navie le roi sus mere delaie ou destourbe il soit . . . le roi et de roialme et fautour, eidour et maintenour des enemis le roi et a eux alierdanz et de lui fait . . . de l'enemy le roi et de roialme et ses terres et chatelx en la mayn le roi come forfaitz a lui seisiets.

The like to the sheriffs of the following counties:

York.	Essex.	Southampton.
Lincoln.	Kent.	Somerset and Dorset.
Norfolk.	Sussex.	Devon.
		Cornwall.

To the constable of Dover castle and warden of the Cinque Ports.

To the admirals of the fleet towards the West and the North.

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THE CHRONICLES AND MEMORIALS OF GREAT BRITAIN AND IRELAND DURING THE MIDDLE AGES.

[ROYAL 8VO. *Price* 10s. each Volume or Part]

On 25 July 1822, the House of Commons presented an address to the Crown, stating that the editions of the works of our ancient historians were inconvenient and defective; that many of their writings still remained in manuscript, and, in some cases, in a single copy only. They added, "that an uniform and convenient edition of the whole, published under His Majesty's royal sanction, would be an undertaking honourable to His Majesty's reign, and conducive to the advancement of historical and constitutional knowledge; that the House therefore humbly besought His Majesty, that He would be graciously pleased to give such directions as His Majesty, in His wisdom, might think fit, for the publication of a complete edition of the ancient historians of this realm."

The Master of the Rolls, being very desirous that effect should be given to the resolution of the House of Commons, submitted to Her Majesty's Treasury in 1857 a plan for the publication of the ancient chronicles and memorials of the United Kingdom, and it was adopted accordingly.

Of the Chronicles and Memorials, the following volumes have been published. They embrace the period from the earliest time of British history down to the end of the reign of Henry VII.

1. THE CHRONICLES OF ENGLAND, by JOHN CAPGRAVE. *Edited by* the REV. F. C. HINGESTON, M.A. 1858.

Capgrave's Chronicle extends from the creation of the world to the year 1417. As a record of the language spoken in Norfolk (being written in English), it is of considerable value.

2. CHRONICON MONASTERII DE ABINGDON. Vols. I. and II. *Edited by* the REV. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1858.

This Chronicle traces the history of the monastery from its foundation by King Ina of Wessex, to the reign of Richard I. The author had access to the title deeds of the house, and incorporates into his history various charters of the Saxon kings, of great importance as illustrating not only the history of the locality but that of the kingdom.

3. LIVES OF EDWARD THE CONFESSOR. I.—*La Estoire de Seint Aedward le Rei.* II.—*Vita Beati Edvardi Regis et Confessoris.* III.—*Vita Æduuardi Regis qui apud Westmonasterium requiescit.* *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1858.

The first is a poem in Norman French, probably written in 1245. The second is an anonymous poem, written between 1440 and 1450, which is mainly valuable as a specimen of the Latin poetry of the time. The third, also by an anonymous author, was apparently written between 1066 and 1074.

4. MONUMENTA FRANCISCANA. Vol. I.—Thomas de Eccleston de Adventu Fratrum Minorum in Angliam. Adæ de Marisco Epistolæ. Registrum Fratrum Minorum Londoniæ, *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vol. II.—De Adventu Minorum; re-edited, with additions. Chronicle of the Grey Friars. The ancient English version of the Rule of St. Francis. Abbreviatio Statutorum, 1451, &c. *Edited by* RICHARD HOWLETT, Barrister-at-Law. 1858, 1882.

The first volume contains original materials for the history of the settlement of the order of St. Francis in England, the letters of Adam de Marisco, and other papers. The second volume contains materials found since the first volume was published.

5. *FASCICULI ZIZANIORUM MAGISTRI JOHANNIS WYCLIF CUM TRITICO*. Ascribed to THOMAS NETTER, of WALDEN, Provincial of the Carmelite Order in England, and Confessor to King Henry the Fifth. *Edited by the Rev. W. W. SHIRLEY, M.A., Tutor and late Fellow of Wadham College, Oxford. 1858.*

This work gives the only contemporaneous account of the rise of the Lollards.

6. *THE BUIK OF THE CRONICLIS OF SCOTLAND; or, A Metrical Version of the History of Hector Boece*; by WILLIAM STEWART. Vols. I.-III. *Edited by W. B. TURNBULL, Barrister-at-Law. 1858.*

This is a metrical translation of a Latin Prose Chronicle, written in the first half of the 16th century. The narrative begins with the earliest legends and ends with the death of James I. of Scotland, and the "evil ending of the traitors that slew him." The peculiarities of the Scottish dialect are well illustrated in this version.

7. *JOHANNIS CAPGRAVE LIBER DE ILLUSTRIBUS HENRICIS*. *Edited by the Rev. F. C. HINGESTON, M.A. 1858.*

The first part relates only to the history of the Empire from the election of Henry I. the Fowler, to the end of the reign of the Emperor Henry VI. The second part is devoted to English history, from the accession of Henry I. in 1100, to 1446, which was the twenty-fourth year of the reign of Henry VI. The third part contains the lives of illustrious men who have borne the name of Henry in various parts of the world.

8. *HISTORIA MONASTERII S. AUGUSTINI CANTUARIENSIS* by THOMAS OF ELMHAM, formerly Monk and Treasurer of that Foundation. *Edited by CHARLES HARDWICK, M.A., Fellow of St. Catharine's Hall, and Christian Advocate in the University of Cambridge. 1858.*

This history extends from the arrival of St. Augustine in Kent until 1191.

9. *EULOGIUM (HISTORIARUM SIVE TEMPORIS); Chronicon ab Orbe condito usque ad Annum Domini 1366; a monacho quodam Malmesbiriensi exaratum*. Vols. I.-III. *Edited by F. S. HAYDON, B.A. 1858-1863.*

This is a Latin Chronicle extending from the Creation to the latter part of the reign of Edward III., written by a monk of Malmesbury, with a continuation to the year 1413.

10. *MEMORIALS OF HENRY THE SEVENTH; Bernardi Andree Tholosatis Vita Regis Henrici Septimi; necnon alia quedam ad eundem Regem spectantia*. *Edited by JAMES GAIRDNER. 1858.*

The contents of this volume are—(1) a life of Henry VII., by his poet Laureate and historiographer, Bernard André, of Toulouse, with some compositions in verse, of which he is supposed to have been the author; (2) the journals of Roger Machado during certain embassies to Spain and Brittany, the first of which had reference to the marriage of the King's son, Arthur, with Catharine of Arragon; (3) two curious reports by envoys sent to Spain in 1505 touching the succession to the Crown of Castile, and a project of marriage between Henry VII. and the Queen of Naples; and (4) an account of Philip of Castile's reception in England in 1506. Other documents of interest are given in an appendix.

11. *MEMORIALS OF HENRY THE FIFTH. I.—Vita Henrici Quinti, Roberto Redmanno auctore. II.—Versus Rhythmici in laudem Regis Henrici Quinti. III.—Elmhami Liber Metricus de Henrico V.* *Edited by CHARLES A. COLE. 1858.*

12. *MUNIMENTA GILDHALLÆ LONDONIENSIS; Liber Albus, Liber Custumarum, et Liber Horn, in archivis Gildhallæ asservati. Vol. I., Liber Albus. Vol. II. (in Two Parts), Liber Custumarum. Vol. III., Translation of the Anglo-Norman Passages in Liber Albus, Glossaries, Appendices, and Index.* *Edited by HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1859-1862.*

The *Liber Albus*, compiled by John Carpenter, Common Clerk of the City of London in the year 1419, gives an account of the laws, regulations, and institutions of that City in the 12th, 13th, 14th, and early part of the 15th centuries. The *Liber Custumarum* was compiled in the early part of the 14th century during the reign of Edward II. It also gives an account of the laws, regulations, and institutions of the City of London in the 12th, 13th, and early part of the 14th centuries.

13. *CHRONICA JOHANNIS DE OXENEDES*. *Edited by SIR HENRY ELLIS, K.H., 1859.*

Although this Chronicle tells of the arrival of Hengist and Horsa, it substantially begins with the reign of King Alfred, and comes down to 1292. It is particularly valuable for notices of events in the eastern portions of the Kingdom.

14. A COLLECTION OF POLITICAL POEMS AND SONGS RELATING TO ENGLISH HISTORY, FROM THE ACCESSION OF EDWARD III. TO THE REIGN OF HENRY VIII. Vols. I. and II. *Edited by* THOMAS WRIGHT, M.A. 1859-1861.
15. The "OPUS TERTIUM," "OPUS MINUS," &c. of ROGER BACON. *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London. 1859.
16. BARTHOLOMÆI DE COTTON, MONACHI NORWICENSIS, HISTORIA ANGLICANA; 449-1298; necnon ejusdem Liber de Archiepiscopis et Episcopis Angliæ. *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge, 1859.
17. BRUT Y TYWYSOGION; or, The Chronicle of the Princes of Wales. *Edited by* the REV. JOHN WILLIAMS AB ITHEL, M.A. 1860.

This work, written in the ancient Welsh language, begins with the abdication and death of Cædwala at Rome, in the year 681, and continues the history down to the subjugation of Wales by Edward I., about the year 1282.

18. A COLLECTION OF ROYAL AND HISTORICAL LETTERS DURING THE REIGN OF HENRY IV. 1399-1404. *Edited by* the REV. F. C. HINGESTON, M.A. of Exeter College, Oxford. 1860.
19. THE REPRESSOR OF OVER MUCH BLAMING OF THE CLERGY. By REGINALD PECOCK, sometime Bishop of Chichester. Vols. I. and II. *Edited by* the REV. CHURCHILL BABINGTON, B.D., Fellow of St. John's College, Cambridge. 1860.

The "Repressor" may be considered the earliest piece of good theological disquisition of which our English prose literature can boast. The author was born about the end of the fourteenth century, consecrated Bishop of St. Asaph in the year 1444, and translated to the see of Chichester in 1450. His work is interesting chiefly because it gives a full account of the views of the Lollards, and it has great value for the philologist.

20. ANNALES CAMBRIÆ. *Edited by* the REV. JOHN WILLIAMS AB ITHEL, M.A. 1860.

These annals, which are in Latin, commence in 447, and come down to 1288. The earlier portion appears to be taken from an Irish Chronicle used by Tigernach, and by the compiler of the Annals of Ulster.

21. THE WORKS OF GIRALDUS CAMBRENSIS. Vols. I.-IV. *Edited by* the REV. J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vols. V.-VII. *Edited by* the REV. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. Vol. VIII. *Edited by* GEORGE F. WARNER, M.A., of the Department of MSS., British Museum. 1861-1891.

These volumes contain the historical works of Gerald du Barry, who lived in the reigns of Henry II., Richard I., and John. His works are of a very miscellaneous nature, both in prose and verse, and are remarkable for the anecdotes which they contain.

The *Topographia Hibernica* (in Vol. V.) is the result of Giraldus' two visits to Ireland, the first in 1183, the second in 1185-6, when he accompanied Prince John into that country. The *Expugnatio Hibernica* was written about 1188, and may be regarded rather as a great epic than a sober relation of acts occurring in his own days. Vol. VI. contains the *Itinerarium Cambriæ et Descriptio Cambriæ*; and Vol. VII., the lives of S. Remigius and S. Hugh. Vol. VIII. contains the *Treatise De Principum Instructione*, and an Index to Vols. I.-IV. and VIII.

22. LETTERS AND PAPERS ILLUSTRATIVE OF THE WARS OF THE ENGLISH IN FRANCE DURING THE REIGN OF HENRY THE SIXTH, KING OF ENGLAND, Vol. I., and Vol. II. (in Two Parts). *Edited by* the REV. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1861-1864.
23. THE ANGLO-SAXON CHRONICLE, ACCORDING TO THE SEVERAL ORIGINAL AUTHORITIES. Vol. I. Original Texts. Vol. II., Translation. *Edited and translated by* BENJAMIN THORPE, Member of the Royal Academy of Sciences at Munich, and of the Society of Netherlandish Literature at Leyden. 1861.

There are at present six independent manuscripts of the Saxon Chronicle, ending in different years, and written in different parts of the country. In this edition, the text of each manuscript is printed in columns on the same page, so that the student may see at a glance the various changes which occur in orthography.

24. LETTERS AND PAPERS ILLUSTRATIVE OF THE REIGNS OF RICHARD III. AND HENRY VII. Vols. I. and II. *Edited by* JAMES GARDINER. 1861-1863.

The principal contents of the volumes are some diplomatic Papers of Richard III., correspondence between Henry VII. and Ferdinand and Isabella of Spain; documents relating to Edmund de la Pole, Earl of Suffolk; and a portion of the correspondence of James IV. of Scotland.

25. LETTERS OF BISHOP GROSSETESTE. *Edited by* the Rev. HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1861.

The letters of Robert Grosseteste range in date from about 1210 to 1253, and relate to matters connected not only with the political history of England during the reign of Henry III., but with its ecclesiastical condition. They refer especially to the diocese of Lincoln, of which Grosseteste was bishop.

26. DESCRIPTIVE CATALOGUE OF MANUSCRIPTS RELATING TO THE HISTORY OF GREAT BRITAIN AND IRELAND. Vol. I. (in Two Parts); Anterior to the Norman Invasion. (*Out of Print.*) Vol. II.; 1066-1200. Vol. III.; 1200-1327. *By* SIR THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records. 1862-1871.

The object of this work is to publish notices of all known sources of British history, both printed and unprinted, in one continued sequence. The materials, when historical (as distinguished from biographical), are arranged under the year in which the latest event is recorded in the chronicle or history, and not under the period in which its author, real or supposed, flourished. Biographies are enumerated under the year in which the person commemorated died, and not under the year in which the life was written. A brief analysis of each work has been added when deserving it, in which original portions are distinguished from mere compilations. A biographical sketch of the author of each piece has been added, and a brief notice of such British authors as have written on historical subjects.

27. ROYAL AND OTHER HISTORICAL LETTERS ILLUSTRATIVE OF THE REIGN OF HENRY III. Vol. I., 1216-1235. Vol. II., 1236-1272. *Selected and edited by* the Rev. W. W. SHIRLEY, D.D., Regius Professor of Ecclesiastical History, and Canon of Christ Church, Oxford. 1862-1866.

28. CHRONICA MONASTERII S. ALBANI.—1. THOMÆ WALSHINGHAM HISTORIA ANGLICANA; Vol. I., 1272-1381; Vol. II., 1381-1422. 2. WILLELMI RISHANGER CHRONICA ET ANNALES, 1259-1307. 3. JOHANNIS DE TROKELowe ET HENRICI DE BLANEFORDE CHRONICA ET ANNALES 1259-1296; 1307-1324; 1392-1406. 4. GESTA ABBATUM MONASTERII S. ALBANI, A THOMA WALSHINGHAM, REGNANTE RICARDO SECUNDO, EJUSDEM ECCLESIE PRÆCENTORE, COMPILATA; Vol. I., 793-1290; Vol. II., 1290-1349; Vol. III., 1349-1411. 5. JOHANNIS AMUNDESHAM, MONACHI MONASTERII S. ALBANI, UT VIDETUR, ANNALES; Vols. I. and II. 6. REGISTRA QUORUNDAM ABBATUM MONASTERII S. ALBANI, QUI SÆCULO XV^{mo} FLORUERE; Vol. I., REGISTRUM ABBATIE JOHANNIS WHETHAMSTEDE, ABBATIS MONASTERII SANCTI ALBANI, ITERUM SUSCEPTÆ; ROBERTO BLAKENEY, CAPELLANO, QUONDAM ADSRIPTUM; Vol. II., REGISTRA JOHANNIS WHETHAMSTEDE, WILLELMI ALBON, ET WILLELMI WALINGFORDE, ABBATUM MONASTERII SANCTI ALBANI, CUM APPENDICE, CONTINENTE QUASDAM EPISTOLAS A JOHANNE WHETHAMSTEDE CONSCRIPTAS. 7. YPODIGNA NEUSTRIÆ A THOMA WALSHINGHAM, QUONDAM MONACHO MONASTERII S. ALBANI, CONSCRIPTUM. *Edited by* HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1863-1876.

In the first two volumes is a History of England, from the death of Henry III. to the death of Henry V., by Thomas Walsingham, Precentor of St. Albans.

In the 3rd volume is a Chronicle of English History, attributed to William Rishanger, who lived in the reign of Edward I.: an account of transactions attending the award of the kingdom of Scotland to John Balliol, 1291-1292, also attributed to William Rishanger, but on no sufficient ground: a short Chronicle of English History, 1292 to 1300, by an unknown hand: a short Chronicle, Willelmi Rishanger Gesta Edwardi Primi, Regis Angliæ, with Annales Regum Angliæ, probably by the same hand: and fragments of three Chronicles of English History, 1285 to 1307.

In the 4th volume is a Chronicle of English History, 1259 to 1296: Annals of Edward II., 1307 to 1323, by John de Trokelowe, a monk of St. Albans, and a continuation of Trokelowe's Annals, 1323, 1324, by Henry de Blanford: a full Chronicle of English History, 1392 to 1406 and an account of the benefactors of St. Albans, written in the early part of the 15th century.

The 5th, 6th, and 7th volumes contain a history of the Abbots of St. Albans, 793 to 1411, mainly compiled by Thomas Walsingham, with a Continuation.

The 8th and 9th volumes, in continuation of the Annals, contain a Chronicle probably of John Amundesham, a monk of St. Albans.

The 10th and 11th volumes relate especially to the acts and proceedings of Abbots Whethamstede, Albion, and Wallingford.

The 12th volume contains a compendious History of England to the reign of Henry V., and of Normandy in early times, also by Thomas Walsingham, and dedicated to Henry V.

29. CHRONICON ABBATIE EVESHAMENSIS, AUCTORIBUS DOMINICO PRIORE EVESHAMIE ET THOMA DE MARLEBERGE ABBATE, A FUNDATIONE AD ANNUM 1213, UNA CUM CONTINUATIONE AD ANNUM 1418. *Edited by the Rev. W. D. MACRAY*, Bodleian Library, Oxford. 1863.

The Chronicle of Evesham illustrates the history of that important monastery from about 690 to 1418. Its chief feature is an autobiography, which makes us acquainted with the inner daily life of a great abbey. Interspersed are many notices of general, personal, and local history.

30. RICARDI DE CIRENCESTRIA SPECULUM HISTORIALE DE GESTIS REGUM ANGLIÆ. Vol. I., 447-871. Vol. II., 872-1066. *Edited by JOHN E. B. MAYOR, M.A.*, Fellow of St. John's College, Cambridge. 1863-1869.

Richard of Cirencester's history, in four books, extends from 447 to 1066. It gives many charters in favour of Westminster Abbey, and a very full account of the lives and miracles of the saints, especially of Edward the Confessor, whose reign occupies the fourth book. A treatise on the Coronation, by William of Sudbury, a monk of Westminster, fills book ii. c. 3.

31. YEAR BOOKS OF THE REIGNS OF EDWARD THE FIRST AND EDWARD THE THIRD. Years 20-21, 21-22, 30-31, 32-33, and 33-35 Edw. I; and 11-12 Edw. III. *Edited and translated by ALFRED JOHN HORWOOD, Barrister-at-Law* Years 12-13, 13-14, 14, 14-15, 15 and 16 Edward III. *Edited and translated by LUKE OWEN PIKE, M.A.*, Barrister-at-Law. 1863-1896.

The "Year Books" are the earliest of our Law Reports. They contain matter not only of practical utility to lawyers in the present day, but also illustrative of almost every branch of history, while for certain philological purposes they hold a position absolutely unique.

32. NARRATIVES OF THE EXPULSION OF THE ENGLISH FROM NORMANDY, 1449-1450.—Robertus Blondelli de Reductione Normanniæ: Le Recouvrement de Normendie, par Berry, Hérault du Roy: Conférences between the Ambassadors of France and England. *Edited by the Rev. JOSEPH STEVENSON, M.A.* 1863.

33. HISTORIA ET CARTULARIUM MONASTERII S. PETRI GLOUCESTRIÆ. Vols. I., II., and III. *Edited by W. H. HART, F.S.A.*, Membre Correspondant de la Société des Antiquaires de Normandie. 1863-1867.

34. ALEXANDRI NECKAM DE NATURIS RERUM LIBRI DUO; with NECKAM'S POEM, DE LAUDIBUS DIVINÆ SAPIENTIÆ. *Edited by THOMAS WRIGHT, M.A.* 1863.

In the *De Naturis Rerum* are to be found what may be called the rudiments of many sciences mixed up with much error and ignorance. Neckam had his own views in morals, and in giving us a glimpse of them, as well as of his other opinions, he throws much light upon the manners, customs, and general tone of thought prevalent in the twelfth century.

35. LEECHDOMS, WORTCUNNING, AND STARCRAFT OF EARLY ENGLAND; being a Collection of Documents illustrating the History of Science in this Country before the Norman Conquest. Vols. I.-III. *Collected and edited by the Rev. T. OSWALD COCKAYNE, M.A.* 1864-1866.

36. ANNALES MONASTICI. Vol. I.:—Annales de Margan, 1066-1232; Annales de Theokesberia, 1066-1263; Annales de Burton, 1004-1263. Vol. II.:—Annales Monasterii de Wintonia, 519-1277; Annales Monasterii de Waverleia, 1-1291. Vol. III.:—Annales Prioratus de Dunstaplia, 1-1297. Annales Monasterii de Bermundeseia, 1042-1432. Vol. IV.:—Annales Monasterii de Oseneia, 1016-1347; Chronicon vulgo dictum Chronicon Thomæ Wykes, 1066-1289; Annales Prioratus de Wigornia, 1-1377. Vol. V.:—Index and Glossary. *Edited by HENRY RICHARDS LUARD, M.A.*, Fellow and Assistant Tutor of Trinity College, and Registrar of the University, Cambridge. 1864-1869.

The present collection embraces chronicles compiled in religious houses in England during the thirteenth century. These distinct works are ten in number. The extreme period which they embrace ranges from the year 1 to 1432.

37. *MAGNA VITA S. HUGONIS EPISCOPI LINCOLNIENSIS*. Edited by the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. 1864.

This work is valuable, not only as a biography of a celebrated ecclesiastic but as the work of a man, who, from personal knowledge, gives notices of passing events, as well as of individuals who were then taking active part in public affairs.

38. *CHRONICLES AND MEMORIALS OF THE REIGN OF RICHARD THE FIRST*. Vol. I.:—*ITINERARIUM PEREGRINORUM ET GESTA REGIS RICARDI*. Vol. II.:—*EPISTOLÆ CANTUARIENSES*; the Letters of the Prior and Convent of Christ Church, Canterbury; 1187 to 1199. Edited by the Rev. WILLIAM STUBBS, M.A., Vicar of Navestock, Essex, and Lambeth Librarian. 1864–1865.

The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vinesauf, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London.

The letters in Vol. II., written between 1187 and 1199, had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.

39. *RECUEIL DES CRONIKES ET ANCIENNES ISTORIES DE LA GRANT BRETAGNE A PRESENT NOMME ENGLETERRE*, par JEHAN DE WAURIN. Vol. I. Albina to 688. Vol. II., 1399–1422. Vol. III., 1422–1431. Edited by WILLIAM HARDY, F.S.A. 1864–1879. Vol. IV., 1431–1447. Vol. V., 1447–1471. Edited by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1884–1891.

40. *A COLLECTION OF THE CHRONICLES AND ANCIENT HISTORIES OF GREAT BRITAIN, NOW CALLED ENGLAND*, by JOHN DE WAURIN. Vol. I., Albina to 688. Vol. II., 1399–1422. Vol. III., 1422–1431. (Translations of the preceding Vols. I., II., and III.) Edited and translated by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1864–1891.

41. *POLYCHRONICON RANULPHI HIGDEN*, with Trevisa's Translation. Vols. I. and II. Edited by CHURCHILL BABINGTON, B.D., Senior Fellow of St. John's College, Cambridge. Vols. III.–IX. Edited by the Rev. JOSEPH RAWSON LUMBY, D.D., Norrisian Professor of Divinity, Vicar of St. Edward's, Fellow of St. Catharine's College, and late Fellow of Magdalene College, Cambridge. 1865–1886.

This chronicle begins with the creation, and is brought down to the reign of Edward III. It enables us to form a very fair estimate of the knowledge of history and geography which well-informed readers of the fourteenth and fifteenth centuries possessed, for it was then the standard work on general history.

The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

42. *LE LIVRE DE REIS DE BRITTANIE E LE LIVRE DE REIS DE ENGLETERE*. Edited by the Rev. JOHN GLOVER, M.A., Vicar of Brading, Isle of Wight, formerly Librarian of Trinity College, Cambridge. 1865.

These two treatises are valuable as careful abstracts of previous historians. Some various readings are given which are interesting to the philologist as instances of semi-Saxonised French.

43. *CHRONICA MONASTERII DE MELSA AB ANNO 1150 USQUE AD ANNUM 1406*, Vols. I.–III. Edited by EDWARD AUGUSTUS BOND, Assistant Keeper of Manuscripts, and Egerton Librarian, British Museum. 1866–1868.

The Abbey of Meaux was a Cistercian house, and the work of its abbot is a faithful and often minute record of the establishment of a religious community, of its progress in forming an ample revenue, of its struggles to maintain its acquisitions, and of its relations to the governing institutions of the country.

44. *MATTHÆI PARISIENSIS HISTORIA ANGLORUM, SIVE UT VULGO DICITUR, HISTORIA MINOR*. Vols. I., II., and III. 1067–1253. Edited by Sir FREDERICK MADDEN, K.H., Keeper of the Manuscript Department of the British Museum. 1866–1869.

45. *LIBER MONASTERII DE HYDA: A CHRONICLE AND CHARTULARY OF HYDE ABBEY, WINCHESTER, 455–1023*. Edited by EDWARD EDWARDS. 1866.

The "Book of Hyde" is a compilation from much earlier sources which are usually indicated with considerable care and precision. In many cases, however, the Hyde

Chronicle appears to correct, to qualify, or to amplify the statements which, in substance, he adopts.

There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.

46. **CHRONICON SCOTORUM; A CHRONICLE OF IRISH AFFAIRS**, from the earliest times to 1135; and **SUPPLEMENT**, containing the events from 1141 to 1150. *Edited, with Translation*, by WILLIAM MAUNSELL HENNESSY, M.R.I.A. 1866.
47. **THE CHRONICLE OF PIERRE DE LANGTOFT, IN FRENCH VERSE, FROM THE EARLIEST PERIOD TO THE DEATH OF EDWARD I.** Vols. I and II. *Edited by* THOMAS WRIGHT, M.A. 1866-1868.

It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire, and lived in the reign of Edward I., and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgment of Geoffrey of Monmouth's "Historia Britonum;" in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is a curious specimen of the French of Yorkshire.
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The work in its present form, in the editor's opinion, is a comparatively modern version of an ancient original. The story is told after the manner of the Scandinavian Sagas.
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